PALM BEACH COUNTY LIBRARY SYSTEM GOVERNMENT DOCUMENTS

1	ORDINANCE 2008 - 040
2 3 4 5 6 7 8 9 10 11 12 13	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING PALM BEACH COUNTY UNIFIED LAND DEVELOPMENT CODE, ORDINANCE 03-076, AS AMENDED, AS FOLLOWS: AMENDING ARTICLE 14.C. — VEGETATION PRESERVATION AND PROTECTION; AMENDING ARTICLE 14.D. — PROHIBITED INVASIVE NON-NATIVE VEGETATION REMOVAL ORDINANCE; PROVIDING FOR REPEAL OF LAWS IN CONFLICT; PROVIDING FOR SEVERABILITY; PROVIDING FOR A SAVINGS CLAUSE; PROVIDING FOR CAPTIONS; PROVIDING FOR INCLUSION IN THE UNIFIED LAND DEVELOPMENT CODE; AND PROVIDING FOR AN EFFECTIVE DATE.
15	WHEREAS, Section 163.3202, Florida Statutes, mandates the County compile
16	Land Development Regulations consistent with its Comprehensive Plan into a single
17	Land Development Code; and
18	WHEREAS, pursuant to this statute the Palm Beach County Board of County
19	Commissioners (BCC) adopted the Unified Land Development Code, Ordinance 03-
20	067, as amended from time to time; and
21	WHEREAS, the BCC desires to further amend Article 14, Chapter C, in order to
22	discontinue the vegetation preservation and removal permitting program, to maintain
23	standard conditions for newly constructed single family residential parcels as part of the
24	building permit process, and to provide an approval process for larger scale
25	development; and
26	WHEREAS, the BCC desires to further amend Article 14, Chapter D, in order to
27	discontinue the incentive program for the removal of prohibited invasive non native
28	vegetation; and
29	WHEREAS, the Unified Land Development Code as amended has been found
30	consistent with the Palm Beach County Comprehensive Plan by the Land Development
31	Regulation Commission; and
32	WHEREAS, the BCC hereby elects to conducts its public hearing on this
33	Ordinance at 9:30 a.m.; and
34	WHEREAS, public hearings have been held by the Board of Palm Beach County
35	Commissioners consistent with the requirements set forth in Section 125.66, Florida
36	Statutes.
37	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY

COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, as follows:

38

DALM REACH COUNTY

PART I. Adoption of the Unified Land Development Code Amendments

Amendments to the Unified Land Development Code of Palm Beach County,

Article 14, Chapter C, and Article 14, Chapter D, are hereby adopted as set forth in

Exhibit 1, attached hereto and made a part hereof.

Part II. Providing for Repeal of Laws in Conflict

All local laws and ordinances in conflict with any provisions of this Ordinance are hereby repealed to the extent of such conflict.

Part III. Severability

If any section, paragraph, sentence, clause, phrase, word, map, diagram, or any other item contained in this Ordinance is for any reason held by the Court to be unconstitutional, inoperative, void, or otherwise invalid, such holding shall not affect the remainder of this Ordinance.

Part IV. Providing for a Savings Clause

All development orders, permits, enforcement orders, ongoing enforcement actions, and all other actions of the Board of County Commissioners, the Zoning Commission, the Development Review Officer, Enforcement Boards, all other County decision-making and advisory boards, Special Masters, Hearing Officers, and all other County Officials, issued pursuant to the procedures established by prior Palm Beach County land development regulations, shall remain in full force and effect unless specifically declared null in void in the Amendments to the Unified Land Development Code of Palm Beach County, Article 14, Chapter C, and Article 14, Chapter D, set forth in Exhibit 1, attached hereto and made a part hereof.

Part V. Captions

All headings of articles, sections, paragraphs, and sub-paragraphs used in this Ordinance are intended for the convenience of usage only and have no effect on the interpretations of the provisions of this Ordinance and may be renumbered or relettered to effectuate the codification of this Ordinance.

Part VI. Inclusion in the Unified Land Development Code

The provisions of this Ordinance shall be codified in the Unified Land Development Code and may be reorganized, renumbered or relettered to effectuate the codification of this Ordinance.

1	Part viii. Providing for all Effective Date
2	The provisions of this Ordinance shall become effective upon filing with the
3	Department of State.
4	
5	APPROVED and ADOPTED by the Board of County Commissioners of Paln
6	Beach County, Florida, on this the 23rd day of September
7	20 <u>08</u> .
8 9 10 11 12 13 14 15 16 17	SHARON R. BOCK CLERK AND COMPTROLLER By Deputy Clerk APPROVED AS TO FORM AND LEGAL SUFFICIENCY PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS By: (Caus And County Clerk) Addie L. Greene, Chairperson
19 20 21 22 23	By:County Attorney
24	EFFECTIVE DATE: Filed with the Department of State on the 29th day of
26	September
24 25 26 27	

ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

Part .1 ULDC, Art. 14.C.3.A.3, Vegetation Preservation and Protection (pages 32-45 of 57), is hereby amended as follows:

CHAPTER C VEGETATION PRESERVATION AND PROTECTION

- 5 Section 2 Definitions
- 6 See Art. 1 I. Definitions and Acronyms

Section 3 Purpose

A. This Chapter shall:

- 1. Establish a program to preserve and protect native vegetation; and
 - 2. Prohibit the unnecessary destruction of native vegetation and require the eradication of invasive non native vegetation.
 - 3. Set restrictions and requirements to protect and preserve freshwater wetwinds and to maintain the functions and values provided by certain freshwater wetrands within PBC so there will be no net loss of those functions and values due to carcel improvement or other activities.

Section 4 Applicability

- B. PBC shall have regulatory authority over the alteration or removal of non-native and native upland vegetation, and the establishment and maintenance of upland preserve areas.
- C PBC shall have regulatory authority over all wetlands on parcels that are not subject to the State Environmental Resource Permit review process, hereinofter referred to as jurisdictional wetlands as with the exception of wetlands less than one half agre in size and entirely surrounded by uplands.
- Terms specific to this Chapter are defined in Art. 1.I, Definitions and Acronyms. Terms not defined in this Chapter shall be defined pursuant to Chapter 62, F.A.C., the document entitled, "Basis of Review" (BOR), as amended, for Applications within the South Florida Water Management District, dated November 1996, and Art. 1.I, Definitions and Acronyms, of this Code, as may be amended from time to time. In the event that a term is defined in Chapter 62, F.A.C., or the BOR, the BOR shall prevail.

Section 5 Authority

This Chapter is adopted under the authority of F.S. Chapter 125, as amended, and the Plan, as amended. ERM shall administer the requirements of this Crapter

Section 7 Application, Process, and General Standards

A. Approval Vegetation Removal Notice (VRN)-for of Initial Construction of Single Family Residential Parcels

All newly constructed Single family residential parcels which are less than two and one-half acres in gross size will automatically receive a VRN with standard conditions as part of the building permit process. For the purposes of this Chapter, a single family residential parcel also includes a single two unit (duplex) residences and associated accessory structures. [Text relocated from 14.C.7.B.1] shall comply with the following standards:

A. Minimum Alteration

Peincyal of native vegetation shall be limited to the minimum necessary to accomplish the purpose of the site plan. A site plan that eliminates or nearly eliminates native vegetation will not be approved under this Chapter Article. Specimen tree removal shall require mitigation. [Text relocated from 14.C.9.A]

B. Removal of Prohibited Invasive Non-Native Vegetation

Complete removal or eradication of prohibited invasive non-native vegetation, as identified in Appendix 6 Prohibited Invasive Non-Native Vegetation, and Appendix 7 Invasive Non-Native vegetation, shall be completed for the entire parcel or parcels of the Development Order profito receipt of the CO. Planting or installation of vegetation identified in Appendix 6. Prohibited invasive Non-Native Vegetation, and Appendix 7. Invasive Non-Native Vegetation is prohibited. The parcel owner shall maintain the parcel free of prohibited vegetation. No additional permit for such maintenance of vegetation shall be required. [Ord. 2005 – 002] [Ord. 2006-004] [Text relocated from 14.C.9.B]

Notwithstanding anything in this Chapter to the contrary all vegetation removal permits for single family residences, single two unit (duplex) residences and accessory structures associated with single family residential parcels in existence as of the date of the adoption of

Notes:

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EXHIBIT 1

ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

this Chapter are void and or no effect, and all pending enforcement actions related inereto are dismissed.

- B. Approval of development for schools, new construction of utilities, road right-of-way projects, projects requiring DRO review and agriculture of 10 acres in size or greater A.1. Requirements and Process
 - Fig. Projects involving development of a school new construction of a utility lipability for any projects projects requiring DRO review and agricultural paicels of 16 acres of greater shall apply to ERM for approval of said project. Permit applications shall be thank on torms provided by ERM.
 - An application shall not be deemed complete until the application fee and all information necessary to fully understand the extent, nature and potential impacts of a proposed project are received by ERM and approved by ERM prior to the scheduled DRO meeting.

 Any additional information for an application deemed insufficient at DRO meeting is not be approved until the next scheduled DRO meeting.

 Such information may include, but is not limited to:
 - <u>→ 1</u>A completed application form with the notarized signature of the parcel owner or authorized agent of the parcel owner;
 - A written explanation of the need and intent of the project and a description of construction or alteration methodologies;
 - e 3) A certified site plan or survey, where applicable, showing all easements. Both plan view and cross sectional view sketches may be required;
 - ब <u>ब</u> Parcel information including a location map, a recent aerial photograph with the parcel clearly delineated, and representative color photographs;
 - e-<u>s</u>ildentification of the type and location of native vegetation in the vicinity of, and likely to be affected by the project;
 - An Incorporated Vegetation Plan which graphically depicts the location and field tag number for each native tree and palm to remain undisturbed on the parcel during construction and the natural life of the vegetation. The Incorporated Vegetation Plan may also be required to be incorporated as a feature of the site plan;
 - grader A numbered tabular list of all native trees/palms surveyed, indicating the type of tree/palm the DBH or height of clear trunk if palm, and whether the parcel owner proposes to keep the tree/palm in place, relocate it, offer it for surplus, remove it or mitigate for its removal;
 - H S: A completed Vegetation Surplus Form which identifies surplus native vegetation which the parcel owner determines cannot otherwise be used on the parcel and is providing for the use of the Surplus Vegetation Program; and
 - Methods of stormwater pollution prevention if construction of the project may result in an area of exposed soil greater than one acre subject to Federal National Pollution Discharge Elimination System (NPDES) stormwater regulations, a copy of the on site Stormwater Pollution Prevention Plan shall be submitted as part of the period application for approval.
 - ERM may include permit conditions deamed reasonably necessary to protect the environmental integrity of any on site adjacent wetland areas inhigation areas and upland preserves and to prevent hairs to isted plant and arithal species.
 - 4- Standard Permit apprications shall be deeffed inactive with such time that wintermotive is received by ERM that apprication fide been made for a building permit hard development permit request for review of technical computable for parcers for which a variety development permit is not required or noticed completeness of requested information is received. The permit shall be issued at the time of the issuence of one of the foregoing do appricable of within all working days of determination by ERM that the appropriation is complete and time are not outstanding violations of Amore 14.0 VEGET in this materials working days of arequest by a parcel owner. [Cra. 2008-003]
 - (a) Solution is substantially the same as a previous application that has been denied by ERM subsequent to the effective date of this Chapter shall be denied with a written response provided to the applicant stating the reason for denial.
 - કે.<u>d</u> Any parcel where a violation of any Chapter administered by ERM has occurred, shall not be eligible for <u>approval</u> a-ફેલ્લમાન under this Chapter until such violation has been resolved.
 - Any application containing false information, or any approval permit issued based upon false information, may be denied or revoked and may subject the applicant to enforcement proceedings pursuant to Article 14-C, VEGETATION PRESERVATION AND PROTECTION, Article 10, ENFORCEMENT, of this Code.
 - ERM shall have the right to make inspections of construction areas at reasonable times to determine compliance with this Chapter.
 - B. ERM may include permit conditions for vegetation debns removal by open purhing but the conditions shall not be in conflict with burn permits from permits from permits agencies

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

B. Types of Approval

1. Vegetation Removal Notice (VRN) for Single Family Parcels

Single family residential parents lines than two and one-half acres in gross-size-will automatically receive a VRN with standard conditions as part of the building permit process for the purposes of this Chapter a single family residential parcet also includes a single two unit (duplex) residence and associated accessory structures. [Text relocated to14.C.7.A.] The VRN shall be signed by the applicant as part of the building permit process. Authorization will be issued concurrently with the building permit. For alteration of vegetation before a building permit is issued a VRN application shall be submitted directly to ERM Conditions of the VRN for single-family residential parcels are listed in Article—14.C.3. Vegetation Removal Notice for Single-Family Residential.

2. General Permit

A General Permit may be assued for prohibited and invasive non-native vegetation removal and invarious vegetation alteration pursuant to order a set forth in Article 14 G 10. General Permit.

3. Standard Permit

A Standard Permit is required for upland-vegetation alteration that does not qualify for a VRNa General Permit, or an exemption under this Chapter.

4. Wetlands Alteration Permit

A Weriands Aiteration Permit is required for any construction or alteration (including but not limited to dredging, filling, removing or altering vegetation or draining or flooding) on in or ever jurisdictional wetiands. A Wetiand Alteration Permit may be incorporated into permits for upland vegetation as described above in this Chapter.

5. De Minimis

Finose projects for which ERM provious a written determination that there will be no significant adverse environmental impacts. Approvals may include but are not limited to Removal of native vegetation that has been destroyed or so severely damaged imagivertently on by acts of nature, that it constitutes a penil to life or property, certification by a certification by a certification by a certification by ERM staff or other qualified professional that vegetation may compromise the integrity of a structure removal to selectively thin vegetation by hand or certification by the Fiorida Department of Forestry or PBC Fire Rescue that a 30 foot buffer should be cleared around designated structures through the Fire Wise program.

C.2 Standards of Approval Issuance

No approval permit shall be issued unless the application demonstrates that the project:

- 1-a Will not result in a net loss of wetland functions and values;
- 2 Complies with water quality rules and standards set forth in Chapter 62 302. F A.C;
- Will not adversely affect the conservation of fish or wildlife or their habitats, or adversely affect recreational fisheries or their habitats;
- 4-di-Will not adversely impact endangered or threatened species, and species of special concern, or their habitat:
- 5-E Incorporates into the design alternatives and modifications to avoid or minimize impacts to native vegetation. Fand-Existing native vegetation shall be incorporated into the site plan and protected during construction. Farcel improvement features shall be configured to minimize removal of existing native vegetation and maximize the use of areas dominated by prohibited and invasive non-native vegetation. Existing native vegetation that cannot be preserved in place shall be relocated to appropriate buffer and open space areas on the parcel Relocatable native vegetation that cannot be incorporated into the parcel may be considered surplus. There is no requirement to provide vegetation for surplus. Non-relocatable native vegetation that cannot be maintained on the parcel shall be mitigated for in accordance with the Tree Replacement Table 14 G 16-1. Tree Replacement. Table 7.E.2.D-4. Tree Credit and Replacement, and accepted by ERM prior to the receipt of the CO Technical Compliance or 75% completion of construction. [Text relocated from 14.C.11.B.2]
- ERM shall also consider [Ord. 2005-002] [Ord. 2008-003]
 - a-1: Alternative designs to limit the removal of native vegetation to the minimum necessary while still allowing the applicant to accomplish the purpose of the site plan.
 - b-2 Preserving listed species in place or relocating to buffers, open space or unimproved portions of the parcel
 - a 3 The likelihood of success for relocated native vegetation.
 - d. The use of barriers and flagging during construction to establish appropriate seriousks to protect and preserve native vegetation.
 - e.4 Mitigation or compensation for the loss of native vegetation.
 - t. At least 50 percent of the trees planted as mitigation for the removal of native trees shall be the same species as the trees removed provided that the mitigation vegetation is incally available.
 - g For-single-family-residences located on two and one-half-acres or more, mitigation may not be required, other than for specimen trees, for the area of the house pad and

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

attached structures and the septic system. This shall be determined by EKM of a base-by-case basis after determination that the parcer owner is providing a building location that is the best environmental use of the parcer

- FOI single falfilly residential parties which where the parties owner located the residence that is the pest environmental use of the partie. Mitigation of specimen trees sharifie on a tree for tiee pasts if the specimen trees are not relocatable, and
- Creation of a tree preservation area
- 16 Off-site replacement shall be allowed only if on-site planting is not teasible due to unsuitable parcel conditions. Off-site planting shall be in or adjacent to a public pair parcel or native apiand area. [Ord. 2006-036]
- in new of replacement planting, when on-site and off site mitidation has been exhaused on the Natural Areas Stewardship Endowment Fund. The denation amount shall be based on the average cost of the purchase installation and maintenance for the year of an equivalent humber of replacement trees or automated for the year of an equivalent humber of replacement trees or automated for the purchase produced free automated for the year of an equivalent frees are [Ord 2006-036]
- The police owner show provide intigation through and other product income to ensure the survivorship of any relocated specimen tree if a relocated specimen tree does not softweent show softweent show the reproduct with a matrix pursuant to Table in C to it. The Reproduction [Ord. 2006 036]
- H) Replacement planting consisting of native solub regetation may be approved on a wase by case backs where appropriate some paracteristics exist and amount of terrioring participy and other undersions regetation will be sufficient. [Org. 2006-036]
- # § Sabar paims may be allowed as replacement plantings for carbby trees it approved by ERM and planted at 3.1 (palms required replacement trees) based on Table 44-0-464-2 70-204. Tree replacement on 10 foot centers +7-1 foot and glouped as shown a pranting plant Table approved by ERM- [Ord. 2006-036] and
- 6 Access 50-percent of the frees planted as replacement planting for remover of narrive frees shall be the same species as the trees removed provided that the replacement vegetation is recalled from Section 14.0.11.2]
- 63 Compiles with any applicable federal state or local designated preserve conservation of mitigation area. [Text relocated from Section 14.C.7.C.6]
- Semplete Removales or eradicationes of prohibited invasive non-native regetation accountied in Appendix 6 Prohibited invasive Non-Native vegetation and Appendix 7 invasive Non-Native Vegetation shall be completed for the entire parcel or plances of the Development Order prior to redelpt of the CO. Planting or installation of vegetation identified in Appendix 6 Prohibited invasive Non-Native Vegetation and Appendix 7 invasive from Native Vegetation is prohibited. The parcel owner shall maintain the parcel free of plantical vegetation. No additional permit for such maintenance of vegetation shall be required. [Ord. 2005—002] [Ord. 2006-004] [Text relocated from Section 14.0.9.6]
- 3. Establishing Native Upland Preserves
 - All statical permits approvals for parcels equal to or greater than four dicres shall be evaluated by ERM for the establishment of a native upland preserve. Parcels that have significant or or inque areas of native upland vegetation regardless of parcel size shall be required to designate a native upland preserve equivalent to at least 25 percent of the total native upland vegetation or site or otherwise comply with this Chapter. ERM encourages upland preserve areas greater than one half acre in size. New public park facilities constructed on parcels 20 acres in size or less shall be exempt from the preserve requirements of this Chapter.
 - Factors that will determine if a parcer has significant or unique areas of native vegetation include but are not limited to the quality of the native ecosystem overall quality of its provide diversity the presence of listed species, the wildlife nabitat, value grouping of native vegetation and the compactness of the preserve and its proximity to other natural preserve areas and cornucts [Ord. 2007-013] [Text relocated from 14.C.11.B.4]
 - a. Preserve Soundaries The preserve boundaries shall be designated in a certified survey submitted to ERM for approval phot to issuance of the standard parmit. No easements may be rocated within the boundaries of the preserve. Phot to and during parcel alteration, the preserve boundaries shall be pready marked and appropriately barricated. Permanent preserve boundary markets shall be instaired and proper documentation submitted to ERM prior to issuance or technical compliance or monitoring release the initial CO if approable or final voyetation inspection, and shall be maintained by the parcel owner in perpetuity. (Text relocated from 14.0.11.B.4.a)
 - O. Preserve Management Plan-The parcel owner shall develop a Preserve Management Planto provide long-term protection and maintenance of the values and functions of the preserve Activities that cause degradation of the preserve are prombited. The Preserve Management Plan shall be accepted approved-by ERM prior to a DRO certification Assuance-of time standard permit. ERM may provide Preserve Management Plan Guidelines. The parcel

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owner shall maintain the preserve in accordance with the Preserve Management Plan Preserve Management Plan will include the requirement to maintain annual reports detailing species presences, control practices for prohibited and invasive non-native species, activity corrections to maintain compliance with the Plan and photographs demonstrating the state of the preserve. Said annual reports shall be delivered to ERM upon request. Modifications to the Preserve Management Plan are prohibited without prior written approval by ERM. [Text relocated from 14.C.11.B.4.b]

- c. Preserve Dedication-Preserve areas shall be identified graphically and legally described in the applicable deed restriction plat restrictive covenant conservation—easement, or by a separate instrument to be recorded pursuant to F. S. §704.06 as amended. Said preserve shall be specifically and separately reserved to the owner, or if applicable, to the preperty owners' association as its perpetual maintenance responsibility, without recourse to PBC or other governmental entity or agency. Prior to technical compliance issuance of a standard permit, the plat or instrument shall be submitted to and approved by ERM recorded in the public records of PBC, and proof of recordation shall be provided to ERM. Parcel owners are encouraged to dedicate voluntary preserves to PBC for preservation in perpetuity. PEC may enter into agreements with parcel owners to enhance private preserves. [Text relocated from 14.C.11.B.4.c.]
- d. Non-Native-Vegetation-All vegetation listed in Appendix 6. Prohibited Invasive Non-Native Vegetation and Appendix 7 invasive Non-Native Vegetation shall be removed from the parcel and proper documentation submitted to ERM prior to issuance of Technical Compliance or 75% completion of construction, the first CO-certificate of completion or final inspection -whichever-occurs first unless a phasing plan has been approved in writing by ERM in addition to the removal requirement above, the vegetation identified in Appendix 9 linvasive Non-Native Vegetation within Preserves, shall be removed from the preserve area. The parcel owner shall thereafter maintain the parcel free of this vegetation. [Text relocated from 14.C.11.B.4.d]
- e. Mitigation Option A parcel owner may initigate for the loss of vegetation during parcel improvement by preserving additional native upland habitation vegetation or by developing and implementing a restoration and enhancement pran for a native upland preserve. Alternative mitigation proposals that meet the purpose and intent of this Chapter may also be submitted. [Text relocated from 14.C.11.B.4.e]
- f. Offsite Dedication Preserves may be dedicated off site in lieu of onsite dedication with ERM's approval. The size of the offsite preserve shall be based on the quality of the nabitation or vegetation on both the parcel being improved and the parcel of the proposed preserve. The final appraised values of the parcel being improved and the parcel for the proposed preserve may also be considered. The location of the off-site preserve shall be determined prior to DRO. Prior to the issuance of the standard permit approval, the instrument used to dedicate an off-site preserve shall be submitted to and approved by ERM. [Text relocated from 14.C.11.B.4.f]
- g. Preserve Cash Buyout A preserve may be purchased in accordance with Article 14-C-11-B-4-c. Preserve Dedication the following. [Text relocated from 14.C.11.B.4.g]
 - a-1)A parcel owner may submit a cash payment in lieu of setting aside a native upland preserve provided the following criteria are met: [Text relocated from Section 14.C.11_C.2.a]
 - 4)a)A written request shall be submitted to ERM prior to DRO certification for public hearing site plan certification or issuance of a huilding construction permit whichever occurs first. [Text relocated from Section 14.C.11.C.2.a.1)]
 - 2)c)The cash payment shall be equivalent to the average per acre-appraised value of the time of permit application, multiplied by the number of acres required to be preserved PBC may request a second appraisal on which to base this cash payment. [Text relocated from Section 14 C 11 C 2 a 2]
 - 3-c) The cash payment shall be made payable to the PBC Natural Areas Slawardship Endowment Fund and shall be submitted prior to issuance of the permit or site plan certification, whichever occurs first, and [Text relocated from Section 14 C 11 C 2 a 3]
 - 4)d)If listed species are determined to be on the parcel, the applicant must demonstrate that the proposed action will not preclude the continued survival and viability of the listed species or a plan must be approved by all applicable agencies for relocating those species [Text relocated from Section 14.C.11.C.2.a.4]
 - b 2) For bona fide agriculture, this cash payment option may allow commencement of parcel improvement prior to submittal of the cash payment provided. [Text relocated from Section 14.C.11.C.2.b]
 - 4)a) The parcel owner records a restricted coveriant on a PBC-approved form limiting the use of the parcel to bona fide agriculture, and requiring the parcel owner to make the cash payment to PBC at the time the parcel is converted to a nonagricultural land use or is sold. [Text relocated from Section 14.C.11.C.2.b.1)]

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- value or actual cost if soid. Affichever is greater of the parcel after conversion to a non-agricultural use. [Text relocated from Section 14.C.1.C.2.b.2]
- Security conversion of a parcel to non-agricultural use where a deed restriction option is used the parcel owner shall comply with PBC requirements for an enhanced landscape buffer. [Text relocated from Section 14.C.11.C 2.b.3]
- #raiThe parcel owner considers increasing the upland set aside to offset any telegation on the parcel for specimen-and-relocated trees as determined by ERM and [Text relocated from Section 14.C.11.C.2.b.2]
- eye. The parcel owner may consider replanting the preserve with appropriate vegetation as determined by ERM in flee of cash payment. The constructed preserve shall comply with preserve standards as required under Article 14.0.44-6-4. The comply with preserve standards as required under Article 14.0.44-6-4. The comply with preserve standards as required under Article 14.0.44-6-4. The Establishing Native uplant Preserves. Mornes collected in flee of establishing a preserve shall be paid to PBC for the Natural Areas Stewardship Endowment runs for the management of native ecosystems. [Text relocated from Section 14.0.11, 0.2.a]

h. Bona tide Agriculture

FOR particular that that a consorvation easiement requirement from the activities where upland additional around a welland is thorogod as welland friendinon. The ratio decide and thay be used to reduce required introduce and access by ERM. [Text relocated from 14.C.11.B.4.h]

i.n. Tree Preservation Areas

- Parcels less than 4 acres or parcels greater than four acres with significant upland vegetation that may not otherwise qualify for a 25 percent set aside may be required to provide tree preservation area(s). Factors that will determine if a parcel has significant areas of halive vegetation include but are not limited to the quality of the ecosystem overall quality of biological diversity, the presence of listed or uncommon species, wildlife habitat value, value grouping of assemblages of native vegetation compactness of the area, and degree of limited impact by prohibited and invasive non-metive vegetation. [Text relocated from 14.C.11.B.4.i]
- Preserve Maintenance Preserves shall be maintained in compliance with standards set form in this Chapter and the preserve management plan. Non-native vegetation shall not be introduced into the preserve. Invasive vegetation that can after the existing native vegetation communities by displacing native vegetation shall be removed if non-native or reduced if native to a level of non-interference with the growth of native vegetation. [Text relocated from Section 14.C.11.B.7]

6.4 Surpius Native Vegetation

Native uprand vegetation that cannot be preserved or relocated on the parcer shall be considered surplus. An applicant for a standard permit an approval shall complete and attach to the application a Vegetation Surplus Form provided by ERM and a list of the available regetation including the species names and approximate quantity and sizes of each species to be surplused. The applicant shall prevent madvertent destruction by physically matring available vegetation of the parcer to afford easy identification. ERM shall maintain a list of persons interested in relocating surplus native vegetation and shall assist in finding suitable ideations for this surplus vegetation. Should a parcer owner elect to participate in the Vegetation Surplus program the vegetation shall remain available for removal sale or donation for at least 20 business and the particle owner shall cooperate with relocating surplus vegetation off site. Should a parcer owner elect not to participate in the benefits of the Vegetation Surplus program this fact shall be stated on the clandard permit application. [Text relocated from Section 14.0.11,8.6]

5. Mitigation or Restoration [Text relocated from Section 16]

- which native trees are removed or damaged without a permit <u>signal</u> or when trees that were to be preserved in place or relocated are damaged or destroyed during activities conducted with <u>approval</u> a permit they shall be replaced at double the rate shown in the <u>Table 7-D-2D-4 Tree Credit and Replacement Table 14-G-16-14-Tree Replacement and Art 14-G-16-B-book. For replacement vegetation which dies other than by damage or destruction the replacement value shall be that in <u>Table 7-D-2D-4 Tree Could and Replacement Table 14-G-16-14-Tree Replacement</u>. Should replacement values not be found in the Table, the vegetation shall be replaced like size for like size. <u>Table 14-G-16-i-i-ree Replacement shall apply to mitigation or restoration as follows.</u> [Ord. 2005 > 002] [Ord. 2006-036] [Text relocated from Section 16]</u>
- Alternative Mitigation for Publicly Owned Parcels Alternative mitigation that meets the purpose and intent of this Chapter may be proposed for public projects on a publicly owned parcel. Alternative mitigation proposals shall be reviewed and a determination made by the County Administrator in consultation with the Director of ERM. [Text relocated to Section 14.C.11.B.7]
 - Ail mitigation shall occur and proper documentation submitted to ERM prior to Tech Cal Compliance or 75% completion of construction.

Notes:

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ARTICLE 14 - ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

d Any clearing activity after 1986 which cannot provide evidence of approval, will be required to restore 9 trees per 1500 square feet of cleared area.

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Exemptions Section 8

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The following activities do not require a permit an approval under this Chapter:

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Preserve Management Activities

Preserve management activities provided that:

- The preserve area is designated by deed restriction, plat, restrictive covenant, or conservation easement and is dedicated to a public entity or approved private conservation group for preservation in perpetuity;
- The activity furthers the natural values and functions of the ecological communities present. such as clearing firebreaks for prescribed burns or construction of fences, and
- The preserve area has a preserve management plan approved by ERM.

K. Projects Requiring an Environmental Resource Permit

A Wetlands Alteration Permit shall not be required for those projects permitted for wetland impacts through the Environmental Resource Permit process by Florida Department of Environmental Protection or SEWMD, and that are described in Rule 52-312-050, F.A.C. as amended

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[Renumber accordingly]

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Section 9 Vegetation Removal Notice for Single Family Residential Parcels

25 26 27 The initial construction of a single family unit or a single two unit (duplex) residence or associate accessory structures on parceis less than two and one half acres in gross size shall require a VRN. The notice conditions are. [Text relocated to Section 14.C.7.A]

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A. Minimum Alteration

Removal of native vegetation shall be limited to the minimum necessary to accomplish the purpose of the site plan. A site plan that eliminates or nearly eliminates native vegetation will not be approved under this Chapter Specimen free removal shall require mitigation ... [Text relocated to 14.C.7.A.11

B. Removal of Prohibited Invasive Non-Native Vegetation

Complete removal or eradication of prohibited invasive non native vegetation, as identified in Appendix 6 Prohibited Invasive Non-Native Vegetation: and Appendix 7, Invasive Non-Native Vegetation: shall be completed for the entire parcel or parcels of the Development Order prior to receipt of the CO. Planting or installation of vegetation identified in Appendix 6. Prohibited Invasive Non-Native Vegetation and Appendix 7: Invasive Non-Native Vegetation, is prohibited The parcel owner shall maintain the parcel free of prohibited vegetation. No additional permit for such-maintenance of vegetation shall be required [Ord. 2005 - 002] [Ord. 2006-004] [Text relocated to [Section 14.C.7.B.2.h]

Permit Duration

41 42 43 The VRN-shall be in-effect for up to two years after the issuance date. The issuance date shall be the date of issuance of the building construction permit. ERM may extend the Notice for one year spon writen convest

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Section 10 **General Permit**

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A parcel owner may apply for a general permit to remove minor vegetation or for prohibited and invasive non-native vegetation. A general permit with appropriate conditions designed to protect native vegetation may be issued following an on-site meeting with the parcel owner or the parcel owner's agent and receipt of a completed permit application signed by the parcel owner or the parcel owner's agent. Such permit conditions may include but are not limited to setbacks from protected vegetation recommended methods of vegetation removal, protection of specimen trees and listed species, removal of Prohibited and Invasive Non-native Vegetation and recommended vegetation disposal. Parcels cleared under this Section shall be maintained free of Prohibited Invasive Non-Native Vegetation and Invasive Non-native Vegetation as identified in Appendices 6. Prohibited Invasive Non-Native Vegetation, and 7 -Invasive Non-Native Vegetation. No additional permit for such maintenance of vegetation shall be required General permits are valid for two years, unless extended in writing by ERM [Ord, 2005 002]

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Section 11 Standard Permit

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A. Applicability

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A parcel owner may apply for a standard permit to

- 1. Remove prohibited invasive non-native vegetation:
- 2- Incorporate existing native vegetation into the site plan:

Notes:

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

- a Minimize the removal of halive vegetation and maximize the use of areas dominated by hoth halive vegetation for the location of condition of accessory structures.
- 4. Relocate native vegetation either on- or off-site.
- Establish native upland preserves or
- 6: ivitigaté the ternoval of native vegetation -provided that the activity furthers the preservation and protection of native vegetation [Ord. 2006-036]
- in with the exception of bondhoe agricultural, equestrian and roadway production activities a standard permit shall be issued with the applicable bonding permit rand development perimit of written notification of technical complicance and is valid for two years offices exict ded in writing by ERM [Ord. 2006-006]

B. Technical Requirements for a Standard Perinit

1. Removal of Pronibited invasive Non-Native Vegetation

Kemoval of eradication of promoted and invasive from native vegetation incrimed in appendix of Promoted invasive North Native vegetation and Appendix of Invasive Northwater Vegetation, shall be completed for the entire parcet of parcets of the Development Order conduction, with the permitted vegetation and prior to recent of the instruction of approaches unless a prasing train has been approved in writing by Entitle The parcet owner shall instead the united free of this prohibited invasive northwater vegetation into additional permit for such maritenance of vegetation shall be required. [Ord. 2005-002] [Ord. 2005-004]

2. Incorporation or Relocation of Existing Native Vegetation

Existing—hative—vegetation shall be iniciporated into the one prain and proteeted acting construction. Parcol Improvement is allowed and the configured to thinking retrieval of existing native vegetation and maximize the use of allow defined by prombled and invasive normalive vegetation. Existing native vegetation that cannot be preserved in prace chain be thousing to appropriate buffer and open space areas on the parcol more vegetation that cannot be incorrected surplies. Indice the normalization that cannot be incorrected in the parcol of the surplies—vegetation that cannot be maintained on the parcol of all the parcol of the parcol of the integral of the integral of the integral of the parcol of the parc

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- b Placetring noted aparties in pides of teriodality to build be expets apare of annimptored politions of the paren
- व मिर्च प्रवेष परिविध्यक्त विभाग स्वयुष्ट के किन्दु क्षेत्रक्षेत्रकारिम श्रि करांबिमाली विभागिकार्यक ल्या प्राचित्रक स्वयुष्ट विभाग स्वयुष्ट के स्वयुष्ट करांक्षित स्वयुष्ट करांक्ष स्वयुष्ट करांक्ष स्वयुष्ट करांक्ष स्वयुष्ट करांक्ष स्वयुष्ट करांक्ष स्वयुष्ट करांक्ष स्वयुष्ट करांक्य स्वयुष्ट करांक्ष स्वयुष्ट करांक्ष स्वयुष्ट स्वयुष्ट करांक्ष स्वयुष्ट स्वयुष्
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- it: Fut stitgið fáttirig í dördunkai þátsula miliút) milútb írið þatúar umirut muaiudi dið lesidarse lítaf ið Mu-úuðl afrvífútiflæniar uðu uf the patóur thiligatiúti af ápouiriútt haus eikiri úu an á flut fút lítið básið ífitre ejédvirtidti líture afð flukturuúatabre afrú
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- j Olf-olle replacement offair vo answed if on-olle prefilring is fiel feasible due to inscribure parelle offair of the dispositif of a public park parelle of narre upratit also public 2000 out;
- The title of teploconicht planting a donahot-Alay be triade to PES for the Natural most sicwardship Endowfront Fund The donahot amount oftain be based on the average obsideful the purchase installation and maintaining for one year of air equivarent manner of replacement the dollar cost of femountiff and replacement recessors and accompany of the position of the production of the producti
- * The parcer owner shall provide intigation thinds, and ether practical means to ensure the survivorship of any relocated specimen tree—if a relocated specimen tree does not survive—it shall—be repraced with a trailive—pursuant to Table—14-C-10-1—ince Repracement—(Cra-2006-008)
- ### Propresent planting outsioning of native surus vegetation thay be approved on a case by basis Basis Wrote appropriate son otherwise basis and afficulties of intransmise campy and other understory vegetation will be sufficient. [Ora 2006 000]

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

- EPM and planted at 3.1 (palms -raquired replacement trees) based on table 14 G 15.1.
 Tree replacement on 10 feet centers. */ 1 feet and grouped as shown on a planting train.
 Table approved by ERM [Ord-2006-036]
- At least 50 percent of the trees planted as replacement planting for removal of native trees shall be the same species as the trees removed provided that the replacement vegetation is locally available. [Ord. 2006-036]. [Text relocated to 14 C.7.B.2.f]

3. Specimen Tree Removal

Removal of any specimen tree identified in <u>Appendix 8</u>. Specimen Tree List is prohibited unless the following criteria are met

- a Site plans shall be developed to incorporate any specimen free in its original location to the oreatest extent possible.
- A specimen tree shall be relocated in a manner to ensure survivability if there is no reasonable alternative that allows incorporation of the free into the parcel dasign.
- If a specimen tree cannot be relocated, the parcel owner shall install replacement plantings cansisting of native vegetation pursuant to Table 14-C 16-1. Tree Replacement Time equirement is in addition to Landscape Gode requirements and any other conditions of approval.
- 5. For ponafice agriculture activities mitigation for removal of secomen trees may be accomplished by incorporation of relocatable trees on the parcel use of relocatable trees as nursery stock donation of relocatable trees to public agencies sale of relocatable trees or relocation to off site areas approved by ERM [Ord. 2006-036]

4. Establishing Native Upland Preserves

All standard permits for parents equal to or greater than four acres shall be evaluated by ESM for the establishment of a native upland preserve. Parents that have significant or unique areas of native upland vegetation regardless of parent size shall be required to designate a native upland preserve equivalent to at least 25 percent of the total native upland vegetation on site or otherwise comply with this Chapter.—ERM encourages upland preserve areas greater than one half acre in size. New public park facilities constructed on parents 29 agres in size. Or less shall be exempt from the preserve requirements of this Ghapter.—[Text relocated to Section 14.C.7.B.3]

Factors that will determine if a parcel has significant or unique areas of native vegetation include: but are not limited to the quality of the native acceystem, overall quality of its biological diversity the presence of listed species, the wildlife habitat value growing or native vegetation, and the compactness of the preserve and its proximity to other natural preserve areas and cormors [Ord. 2007-013]

a. Preserve Boundaries

The preserve boundaries shall be designated in a certified survey submitted to ERM for approval prior to issuance of the standard permit. No easements may be located within the boundaries of the preserve. Prior to and during parcel alteration, the preserve boundaries shall be clearly marked and appropriately barricaded. Permanent preserve boundary markers shall be installed prior to issuance of the initial GO. If applicable, or final vogetation inspection, and shall be maintained by the parcel owner in perpetuity.

b. Preserve Management Plan

The parcel owner shall develop a Preserve Management Plan to provide rong imm protection and maintenance of the values and functions of the preserve metivities that sause degradation of the preserve are prehibited. The Preserve Management Plan shall be approved by ERM prior to issuance of the standard permit. ERM may provide Preserve Management Plan Guideines. The parcel owner shall maintain the preserve in accordance with the Preserve Management Plan. Modifications to the Preserve Management Plan are prohibited without prior written appreval by ERM.

c. Preserve Dedication

Preserve areas shall be identified graphically and legally described in the adjustance deed restriction plat restrictive devenant conservation – easement or by a separate instrument to no recorded pursuant to F.-S.—§704.06 as amended Said preserve shall be specifically and separately reserved to the owner or if applicable, to the property owners' association as its perpetual maintenance responsibility –without recourse to PBC or other governmental entity or agency. Prior to issuance of a standard permit, the piat or instrument shall be submitted to and approved by ERM, recorded in the public records of PBC and proof of recordation shall be provided to ERM. Parcel owners are encouraged to dedicate voluntary preserves to PBC for preservation in perpetuity.—PBC may enter into agreements with parcel owners to enhance private preserves.

d. Non Native Vegetation

All vegetation listed in Appendix 6 - Prohibited invesive Non-Native Vegetation and Appendix 7 Invasive Non-Ivative Vegetation, shall be removed from the parent prior to issuance of the first GO certificate of completion, or final inspection, whichever occurs first unless a phasing plan has been approved in writing by ERM—in addition to the

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

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e. Mitigation Option

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t. Offsite Degication

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y. Micoolto-Cool Buyoul

A preserve may be purchased in acceptative with infine in a 17 pm in receive Deciron [Text relocated to Section 14.C.7.B.3.y]

h. Bona fide Agriculture

For parcels that have a ochocrvation easement requirement from the SF-vivio where apartid dedication around a welland is included as welland militigation. The rame deciding the many the case required upon a set asides by ERM.

I. Tree Preservation Areas

Paradia rosa thati 4 aut68 of paradia gradia that that significant uprated vagetation that thay had officernos quanty for a 25 paradia ad above thay de required to provide the preservation areas of ridive vagetation increase. Pacific that will determine if a paradict had significant areas of ridive vagetation increase. Dut are not infinited to the quanty of the ecosystem evolution quantity of biological diversity the preserve of historial of unionithness process with the translativation value grouping of assumbages of historial value value grouping of assumbages of historial value maintained in the process of the translation of military expension. The process of the translation of the process of

5. Native Upland Preserve Exemption for Single Family Use

A particl owner shall not be required to establish a mainte-upland preserve on a particl distining a single family residence of a single two unit residence provided from the thore than our percent of the lotar particl may be dieated for non-residential abuilday uses as permitted by the underlying zoning minimuling agricultation of equestinal uses, and thoroughly associated canal pond of dialitage features and which results the the alteration of removal of existing fidure upland regulation. The site development plan shall minimize the removal of existing native regulation and thanking the use of afeas dominated by intri-traine regeration.

a. Agricultural and Equestrian Dee

Paroais for single family residences of a single two unit radices, residence in which more than 60 percent of the parcel may be disared for agricultural of the equestion use instruding associated datas point of trainage features and which results in the areation of femoral of existing trained upland registation strain comply with the preserve requirements of Article 14.0 11 8.4 Establishing Native opiono Preserves above

b. O. ther Ancillary Uses

Parties for single-fairing restablises on a single two unit couples, restablises where those than 50 persons of the partie thay be dealed for an abunday use not specificarly defined above; but perfittled by the underlying spaning and which results in the alteration or removal of existing fiative update vegetation shall obtilize with the preserve requirementation of mittine 14 C-11 B.4. Establishing halive uplane Preserves, above

6. Native Upland Preserve Incentive Programs

Single family landowners are encouraged to establish native vegetation preserves to protect and maintain native upland vegetation communities. The BCC may establish by Resolution and maintain at its discretion one or more invertive programs designed to encourage establishment of native—upland—preserves—on parcels—for—single-family residences otherwise exempt by this Chapter.

6. Surplus Native Vegetation

Nativa apisc regolation that variety be proserved or respected on the parent shall be considered outpros. All approant for a standard pertine shall complete and adjacen to the approant for a standard pertine shall confide and adjacen to the approantation of the approach of the approach of the approach to the suppression of the approach of the species of the approach of the approa

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

fer this surplus vegetation. Should a parcel owner elect to participate in the Vegetation Surplus program, the vegetation shall remain available for removal—sale or donation for at least 20 business days after issuance of the permit unless a shorter time frame is approved in writing by ERM and the parcel owner shall cooperate with relocating surplus vegetation off site.—Should a parcel owner elect not to participate in the benefits of the Vegetation Surplus program; this fact shall be stated on the standard permit application.—[Text relocated to Section 14 C.7.B.4]

7. Preserve Maintenance

Preserves shall be maintained in compliance with standards set forth in this Chapter and the preserve management plan. Non native vegetation shall not be introduced into the preserve invasive vegetation that can after the existing native vegetation communities by displacing native vegetation shall be removed if non-native or reduced, if native, to a level of nun-interference with the growth of native vegetation. [Text relocated to Section 14.C.7.B.3 i]

C. Standard Permit Options

The following options are available on a voluntary basis to applicants secking a standard permit

- Option For Permit in Advance Of Approval By Other Agencies
 - The speculative removal or elimination of native vegetation in advance of parcel improvement is not consistent with the goals of this Chanter—However certain conditions can provide assurances that parcel improvement will proceed in good faith. A standard permit may be issued by ERM in advance of issuance of the Land-Development Permit building permit if in addition—to the application—requirements—centained—in Article—14 C 11 B.—Technodal Requirements for a Standard Permit, the following additional information is provided. [Ord. 2008-003]
 - E-vidence of submittal of an application for a Land Development Permit and fee payment, or
 - b. If no Land-Development Permit is required, evidence of issuance of a Letter of Technical Compliance and fee payment, and a copy of the SEVVMD early works permit for the barcel, and [Ord. 2008-003]
 - 6. A performance guarantee in an amount equal to 4.10 percent of the cost to restore native plant communities appropriate to the parcel in the event native vegetation is damaged or destroyed in violation of the permit conditions during the pre-construction activities or improvement of the parcel is abandoned or significantly delayed. Two estimates of the cost to restore may be required for purposes of establishing the applicable amount of the performance guarantee.
 - 4) Execution

The performance-guarantee snall be executed by a person with a bonafide legal interest in the parcel. The performance guarantee snall be kept in full force until all colligations thereunder are satisfied.

2) Form of Guarantee

The guarantee shall be

- a) A cash deposit or cartificate of deposit assigned to PBC or
- b) An escrow agreement for the benefit of PBC and on a PBC approved form or
- c) A performance bond issued by a State of Florida registered guarantee company which shall be listed the U.S. Department of Treasury Fiscal Services. Bureau of Government Financial Operations, and on a PBC approved form or
- (i) A clean irrevocable letter of credit on a PBC approved form
- d- Trie final site plan certification has been granted by the Development Review Officer
- 5. The work for which the permit is issued shall commence within one-year of the issuance date:
- Freserve dedication, nursuant to Article 14.0.11.B.4 s. Preserve Dedication, for any designated preserve area has occurred and
- Within one year of permit issuance—all prohibited invasive non-native vegetation shall be removed. Throughout construction, the parcel shall be maintained to prevent the research shall be maintained to prevent the removal of prohibited invasive non-native vegetation. A report verifying the removal of prohibited invasive non-native vegetation shall be submitted to ERM by a landscape architect, environmental professional, or arborist. In the event PBC exercises its option on the guarantee pursuant to Art. 14 C 11 G 1 G above, this maintenance and monitoring shall cease.

2. Cash Payment Option in Lieu of Native Upland Preserve

- A parcel owner may submit a cash payment in-lieu of setting aside a native upland preserve provided the following criteria are met
 - 1) A written request snar be submitted to ERM prior to DRO, certification for public hearing site plan certification, or issuance of a building construction permit whichever occurs first.
 - 2) The cash payment shall be equivalent to the average per acre appraised value, at the time of permit application, multiplied by the number of acres required to be

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

- preserved. For they request a second approach of which to base this cash
- 4. The Gash paymont shar be made payable to the PBC indictor Albas Stewardship Embowithoric Furlid and shall be subhilled prior to isoudnob of the perhill or site prair continuation, whichover according and
- if indiad aparica and enterithined to be off the parent the approant these definitions are that the proposed activity will include the operation of the instead approach of a plan third be approved by all approache agencies for terrorality these species.
- iii Fot DCNa Noe agtrioulche -line dach payment vullun may anow odinnetisalnuni ol-parad implovement prot le sabinità of the dach payment plovided
 - 1) The parcer owner records a restricted covernant on a PSG-approved form immungsine use of the parcer to bona hab agricultate and requiring the parcer owner to make the cost payment to PSG at the lifts the parcer is converted to a noneighboridate and use of to sold.
 - 2) The Good paytherical number of on the Gardinal de G
 - δι υροπ arry conversion of a parcel to from agricultural use where a dead restriction of option is used. The parcel owner shall comply with Poo requirements for an enhanced landscape buffer.
 - 4) The parcel owner considers increasing the upland set associate unset any indigetion of the parcel for specifical and towardable trees as determined by ERM and
 - as determined by ERM in near of cash payment The constructor proserve share comply with preserve standards as required under Ather 14 0.11 b.4 Economical Native Opinio Preserve
 - Mornes consuled in her of establishing a preserve shall be paid to receive the Natural Areas Stewardship Endownent Fund for the management of mainte ecosystems [Text relocated to Section

3. Alternative Mitigation for Publicity Owned Parcels

Alterrative initigation that invois the purpose and initial of this Chapter may be proposed for posses for a poblicity owned-partiel initiative initigation proposed small secretarial indeeds the County Administrator in obtained with the present of ERM [Text relocated to Section 14.0.7.8 5.0]]

4. Mitigation Option for Projects

For projects that go not meet the permitting officina of writion is of veget with a proposal for this gathor. The proposal will be appropriate if

- a. An applicant demonstrates that the proposed activity cannot be practically accurated accuraairernative opiand of frighty disturbed wetland parcer.
- The applicant has taken reasonable project incurrection measures to reduce vegetation/habital ross driving degradation such as partied designs to intituding as speciment trees reduce for the originage of wallands provision of an usually area reaffer) intended to protect wellands from dreaging timing of sonstruction activities on adjacent lands. The use of crosson control areasones where the activity-winesause erosone construction of pretreatment facilities for stormwater to be disonarged into wellands and undertaking activities at south line of year-that would have the reast impact upon vegetation wellands or endangered or threatened vegetation and
- 6 The wellard milityation standards set furth in Section 43 of the Service Born as affective share better standards appreading to this Africanation are thereby adopted and invertible by reference as itself forth in the field.

5. Selective Minjetion

A parcer owner may selectively relocate trees on the parcer prior to the first to occur of the issuance of a Land Development Fermit, building permit or written notification of teormod compliance if the relocation will increase the survivability of native trees. The parcer owner shall submit to ERM a standard permit appreciation demonstrating that the trees are relocationally to relocation may occur prior to issuance of the ERM Permit. Frees that do not survive shall be replaced with native trees according to Art. 14.6 (io. 1.7) ree Replaced from

6. Bonatide Agriculture Initial Clearing

Should ERM determine that a parcer to be deared for bohalide agriculture may be anowed to femove vegetation without miligation. The parcer owner may record a restrictive cover anti-or a PSC-approved form imiting the parcer to bohalide agriculture, and requiring the parcer to where to make a cash payment or intigate the trees on site at the time trie parcer is converted to a nonagricultural rand use. The restrictive coverant is required to provide language stating the number of relocatable and specimen trees required at the time of conversion.

Notes:

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Language 6/05880 out indicates language proposed to be deleted.

(ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as itamcized with reference in parenthesis.

ARTICLE 14 - ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

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Removal of Prohibited Invasive Non-Native Vegetation Section 12 9

A. Removal of Prohibited Plant Species

Improved parcels approved or constructed on or after April 28, 1986, shall be maintained free of prohibited vegetation listed in Appendix 6, Prohibited Invasive Non-Native Vegetation.

Section 43 10 Fees

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Fees shall be required as established by resolution of the BCC. Fees shall be non-refundable and non-transferable. An administrative fee may be required where projects require specific detailed site plan assistance by PBC or where site plans change after initial review. Application fees paid by check shall be payable to the BCC.

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Section 14 11 Appeals

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A. Hearing Officer

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An applicant for any approval permit may appeal a final determination made by the Director of ERM to a Hearing Officer as established in Article 17.C.7, Hearing Officers, of this Code pursuant to this Chapter. The applicant shall comply with the following appeal procedures.

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1. Submittal

20 21 22 A written appeal must be made within 20 days of the applicant's receipt of the decision by the Director of ERM. The appeal must state with specificity the reasons for the appeal and shall contain such data and documentation upon which the applicant seeks to rely. Failure to file within such time frame shall constitute a waiver of a person's right of review by the Hearing

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Section 15 12 Violations

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A. Violations

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A violation shall be:

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- The alteration or removal of one-specimen tree or the alteration or removal of up to 1,500 square feet of vegetation without a-valid permit an approval from ERM, unless expressly exempt under this Chapter. Alteration or removal of each additional specimen-tree and atteration of each additional 1,500 square feet of vegetation or portion thereof in violation of this Chapter shall constitute a separate and additional violation. 2. Failure to comply with a condition of a permit an approval issued by ERM pursuant to this
- Chapter or a requirement of a Preserve Management Plan approved by ERM. Each condition or requirement violated and each occurrence of a violation shall constitute as a separate violation.
- Artering or allowing to be altered any jurisdictional wetland without an ERM permit of in violation of an ERM permit.
- 4 3 Failure to comply with the requirements of this Chapter or any approval granted or activity authorized hereunder.

[Renumber accordingly]

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B. Enforcement

- To enforce compliance with this Chapter, the County ERM may issue a cease and desist order or require that a building permit or CO be withheld. A violation of this Chapter shall be punishable by one or more of the following: a - Quadruple permit fees for violations involving activities conducted without a valid permit

that may otherwise have been permitted

b. -Quagruple permit modification fees for activities conducted with a valid permit that are inconsistent with the stated permit-conditions and result-in-a need to modify the existing permit. [Ord. 2008-003] ⊕a_Remedies outlined in Article 10, GODE-ENFORCEMENT, of the Code; [Ord. 2008-003]

- Any applicable remedies under F.S. Chapters125 and 162, as amended; [Ord. 2008e C PBC may take any other appropriate legal action, including but not limited to,
- administrativeen action, and requests for temporary and permanent injunctions to enforce the provisions of this Chapter; and [Ord. 2008-003]

[Renumber accordingly]

C. Pollution Recovery Trust Fund

All monies collected as civil penalties for violations of this Chapter shall be paid to PBC for the Pollution Recovery Trust Fund.

Underlined language indicates proposed new language.

Language Grassed out indicates language proposed to be deleted.

(ellipses) indicates language not amended which has been omitted to save space.

ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

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Properties deared after 1966 without evidence of or in contradiction to approve with self-equilied to restore 9 trees per violation.

Section 16 Mitigation or Restoration

vition trainic troop and temoved or dathaged williad a pertial of whoir free that were to be preserved in proce of rerocated are damaged or destroyed during activities conducted with a permit, they strain be represed at double the rate snown in the Table 14.6.16.1. Tree Replacement and Art. 14.6.16 a below ÉUL topiacoi ietit vogetättin which dies üthel thall by dathage üt dösttrotion the repidéétheni varie ohaii be that in Table 14 C-10-1. The Replacement -Should replacement values not be found in the Table time vegetation shall be replaced like size for like size . Table 14 C 16 1. Tree representational approve Himigation of tostoration as follows - [Ord. 2005 - 002] [Ord. 2006 - 036] [Text relocated to Section 14.C.7.B.5]

Table 14.C.16-1 Tree Replacement

Crown Spread of Tree	Ot	Diameter at 4.5 Feet Above Grade	=	Replacements
60 Feel of Gleater	CH	27 miches of more	=	Ð
60 89 Feet	Q+	24-26 milliere	20.	<u>g</u>
50 56 Feet	EH	21-23 munes	=	7
40-48-Feet	C#	18-20-nchés	=	- Ĝ
30-30 Fee!	0+	1 5-17 inches	=	ā
20-28 Feo t	€4	12 14 inches	=	44
10 18 Feet	Gr	8-11- none s	=	ð
ā 6 Fec t	G/	6 -binones	=	2
Lebs than 5 Feet	- O+	Less than Simones	=:	

- reprocessed tides shall be at least 12 feet in height. two and one-haif inches upon, and oursist or hative vegetation morgenous to the area, and be Fronta Number 1 or better in quality. Freid grown replacement trees shall be evaluated on a case by case basis for quality
- B. Reprocement Paints shall be at least 12 feet in height. Sabar pairts shall be reproced at a ratio of \hat{z} :110 miliyation and this number advoced for restoration. A miliyation ratio of \hat{z} 1 show be appreciated to permittee paim remova: [Ord. 2006-036]
- if the required reprocement trees cannot to be purchased within on this from the parcer as aiternate reprocement may be approved by ERM
- 5. Réplaceable Spournait Trees gréalei than 22 moties Don shall de replaces with a tree of the salled species and equal or greater DBM
- Replacement trees may be replaced with a contribution to the Natural Areas Scholaring Endowment Fund for the cost of the purchase and relocation of a like free
- Dandon Holly trees shall be replaced like size for like size for mitigation and the number doubled
- 6. Monitoring time frames shall be established for mitigation and replacement vegetation as
- Mitigation vegetation other than trees, may be approved by ERM providing the vegetation is native and indigenous to the area
- All replacement plants specified in the Standard Permit are required to be addeded through the release of the Certificate of Occupancy unless otherwise approved by Emin (Ora. 2008-000)

Section 47-13 Natural Areas and Preserve Areas

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Notes:

ARTICLE 14 - ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

Part 2. ULDC, Art.14.D, Prohibited Invasive Non-Native Vegetation Removal, (pages 45-48 of 57),

PROHIBITED INVASIVE NON-NATIVE VEGETATION REMOVAL

2 and Appendices 10-12 (pages 54-57) is hereby amended as follows:

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Section 1 **Purpose and Intent**

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A. It is the intent of this Chapter to require removal and control of prohibited invasive non native vegetation.

8 9 10 B. It is the intent of this Chapter to protect natural areas from unwanted seed sources from outside the natural areas

CHAPTER D

11 12 C. It is the intent of this Chapter to provide incentives for prohibited invasive non-native vegetation removal in advance of the required removal time frames and provide replacement vegetation for capony loss D it is the intent of this Chapter to concentrate efforts and funding on buffers around natural areas.

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Section 2

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See Art. 11, Definitions and Acronyms

Definitions

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Section 3 **Applicability**

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A. All provisions of this Chapter shall be effective within the unincorporated and incorporated areas of PBC, except to the extent of conflict with a municipal ordinance, in which case the municipal ordinance will prevail over this Chapter in accordance with Article 1, Section 1.3 General Provisions of the Charter of PBC.

B. Incentive-funds-for-use within municipalities shall be contingent upon this Chapter being fully enferced or the adoption and enfercement of an equally stringent or more stringent ordinance by a-municipality. Funding determinations shall be based on PBC ERM review and acceptance or rejection of a municipality's replacement ordinance including the requirement of eradication of promisited invasive non-native vegetation prior to the certificate of cocupancy for improved Darceis

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Section 4 **Authority**

31 32 This Chapter is adopted under the authority of F.S. Chapter 125, and the Plan, as amended. ERM shall administer the requirements of this Chapter.

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Section 5 **Protection of Natural Areas:**

36 37 38 The County will establish by geographical information system reference, a 500 foot buffer area around all natural areas listed on Appendix 10, Natural Areas. Maps of the natural areas including buffers shall be on file and maintained by ERM and made available to the public

39 40 41 By February 25, 2008 PBC shall implement a program to evaluate the effectiveness of the 500 foot buffer for protecting natural areas from reinfestation of prohibited invasive non-native vegetation from nearby parceis

42 43 2- Should the FBC find the 500 toot buffer is ineffective at preventing reintestation, the PBCusing best available scientific information, shall determine of an expanded buffer is appropriate.

44 45 46

3 Maps of the natural areas including buffers shall be on file and maintained by ERM and made available to the public B. Natural areas acquired by the BCC using the Conservation Lands Bond Fund shall be added to

Appendix 10 Attachment A pursuant to a duly noticed public hearing C. Any individual, organization, or governmental entity owning or controlling a natural area may request an addition to Appendix 10, Natural Areas, by petitioning ERM. The petition shall include a description and map of the proposed addition, written justification for listing, a copy of the management plan, if available, and proof of notice to parcel owners within the proposed buffer of the natural area. ERM recommended additions to Appendix 10, Natural Areas, or changes to the size of the buffer area may be approved by the BCC following a duly noticed public hearing

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1. For publicly owned natural areas, there is no minimum size for listing.

57 58 59 For privately owned natural areas, there must be a minimum of 10 acres of natural area unless determined by ERM to be a highly significant natural area including scrub, wetlands or mangrove communities and maintained under a management plan approved or accepted by **ERM**

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Removal of Prohibited Invasive Non-Native Vegetation Section 6

Notes:

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

- A. By January 1, of the applicable year provided on Appendix 11, Prohibited Vegetation Removal Schedule, a parcel owner of a property located within the 500 toot buffer area around each natural area listed in Appendix 10 shall remove or caused to be removed or eradicated, the prohibited invasive non native vegetation as listed on Appendix 11, Prohibited Vegetation Removal Schedule, unless an exemption is provided under Article 14.D.8 2, Exemptions, of this Chapter.
- For parcels located outside the 500 toot puffer area around each hatural alea listed in Appel 25, 10 a parcel owner shall remove or cause to be removed old world climbing fern and air potato as listed in Appendix 11. Prohibited Vegetation Removal Schedule, unless an exemption is provided under Article 14 D.7. Exemptions of this Chapter.
- Upon removal of prohibited invasive non native vegetation under this Chapter or any other ordinance requiring removal of this nuisance vegetation, the parcel owner shall maintain the parcel free of prohibited invasive non native vegetation.
- © Qualified parcer dwhers who receive incentives under this disapite shall maintain the parcer nee of prohibited invasive him hative vegetation.
- Gothipiéte rémoval de eradication et air prohibited invasive non hative vegetation as insted on Appendix 11. Prohibited Vegetation Removal Sonedule, shall de completed for an entire partiel phonie the décirior et des prohibites.
- Define accordance with Article 14 C.9 improved parcels located in unincorporated Pair leading County, approved or constructed on or after April 28, 1986, shall be maintained free of plunionted vegetation listed in Appendix 6 & 11. Prohibited Invasive Non-Native Vegetation. The applicable year as described in Article 14 D.6 A and provided in Appendix 11, dues not apply to these parcels, instead parcel owners of these improved parcels shall immediately and perpetually maintain them free of all Prohibited invasive Non-native Vegetation.
- Planting or installation of this vegetation is prohibited.

Section 7 Incentives

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- m. The moentive-plugiant is available to an qualified parties and unifficitived parties or puritions thereof within the build area subject to availability of funding and altifluar appropriation of funds for the BCC.
- b The indentive program thay be provided to parcers that are not quartied parcers if it is determined that the promoted invasive non-native vegetation to be removed under the incentive program was not required by the County of multiplicability to be removed at the time of parcer improvement.
- The initial initialitie program is listed in Appendix 12, incentive Program it may be amended as needed by the 500.

Section 8 7 Exemptions

- A Except for the required removal of oid world climbling term and air potato when the following parcels are exempt from Article in the Removal of Prohibited invasive from Native Vegetation of this Chapter
 - Parceis improved prior to him 26. 1000 for unincorporated country and parceis improved prior to the effective date of a manificipal ordinance requiring removal of prohibited invasive non-native vegetation for incorporated areas. However, if the parcel or portion of the parcel is incoded within a buffer area the parcel is exempt from the limit intes for cradication set forth in hypericis. 11 -Promoted vegetation Removal Schedule for promoted invasive from native vegetation of my if the parcel owher agrees to participate the antificential engagement to remove that vegetation from the parcel is purposed of this Chapter agreement to carticipate means the execution of a written agreement with ERM on behalf of the execution of a written agreement with ERM on behalf of the execution of a written agreement.
 - בי uninfinproved porces willer than those recated in buffer areas
 - is feit Illiptoved and unimproved parcers or portions of parcers within parter areas innerines set torn in Appendix 11. Promoted Vegetation Removal Sondaire for evolution of incremental and Australian pine with be suspended if the parcer owner executes an agreement with bright operational in an incentive program established to remove that vegetation man the parter
 - 4: Paration of particle of particle outside of buffer areas, felhovar of eradication of wherateura and Australian pine is encouraged but hot required
- AB. For parcels impacted by greater than 30 percent coverage of prohibited invasive non native vegetation or parcels containing 100 acres or greater in size, a management plan may be approved by ERM to space the eradication rate over an extended period. To be eligible for this approval, the management plan must be provided to, and approved by ERM, and eradication begun prior to the required date for removal or eradication of the prohibited invasive non native vegetation addressed in the plan.
- 5. For parcels or portions of parcels that necessitate phased removal or eradication of prohibited invasive non native vegetation in response to a documented need for maintenance of existing wildlife values, a management plan may be approved by ERM to extend the time for removal.

Notes:

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ARTICLE 14 - ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

Section 9-8 Enforcement

- A. Violations of this Chapter shall be:
 - 1. Failure of a parcel owner to remove or eradicate Vegetation in accordance with Art. 14.D.6.A. Removal of Prohibited Invasive Non-Native Vegetation.
 - 2. Failure of a parcel owner to maintain non exempt parcels free of prohibited invasive non-native vegetation in accordance with Art. 14.D.6.B, of this Chapter.
 - 3. Failure of a parcel owner to comply with a non compliance or notice of violation time frame as described in Article 14.D.98.B.3, and Article 14.D.98.B.4.
- B. The following are procedures which are to be followed for compliance and enforcement with this Chapter:
 - Inspection of a parcel to determine the possible location of prohibited invasive non native vegetation.
 - Preparation and provision of an information notice informing the parcel owner of prohibited invasive non native vegetation on the parcel and instructions for the removal or eradication of the vegetation and a time frame provided for compliance. A follow up inspection is conducted.
 - 3. Preparation and provision of a non compliance notice to the parcel owner concerning the possible violation of this Chapter, including a stated time frame of 30 days for compliance. A follow up-inspection is conducted.
 - 4. Preparation and provision of a notice of violation to the parcel owner concerning the possible violation of this Chapter and failure to comply with the non compliance notice, including a stated time frame of 30 days for compliance. A deliver up inspection as conducted.
 - 5. Preparation and provision of a Notice of Hearing to the parcel owner concerning the possible violation of this Chapter, failure to comply with a notice of violation, and an order to appear before the Groundwater and Natural Resources Protection Board (GNRPB).
 - 6. The decision of the GNRPB, which may include corrective actions and civil penalties in the maximum amount of \$1000.00 per day, per violation, shall be the final administrative action on behalf of ERM and PBC. Any person who is a party to the proceeding before the GNRPB may appeal to the Circuit Court of PBC in accordance with applicable Florida Appellate Rules.
- C. Additional remedies for enforcement are include the civil remedies provided for in any applicable remedies under F.S. Chapters 125 and 162, as amended, and other legal action including but not limited to, administrative action and requests for temporary and permanent injunctions to enforce the provisions of this Chapter.
- D. In order to provide an expeditious settlement that would be beneficial to the enforcement of this Chapter and be in the best interest of the citizens of PBC, the Director of ERM is authorized to enter into voluntary consent (settlement) agreements with alleged violators. Any such agreement shall be a formal written consent agreement between ERM on behalf of PBC, by and through its Director, and any such alleged violators, and shall be approved as to form and legal sufficiency by the County Attorney's Office. The agreement can be entered into at any time prior to the hearing before the GNRPB.
 - 1. Conditions. Such consent agreements may be conditioned upon a promise by the alleged violator to:
 - a. Remove or eradicate prohibited invasive non-native vegetation and maintain the parcel free of this vegetation, and
 - b. Remit payment of a monetary settlement not to exceed the maximum amount allowed per violation, as set forth in this Chapter, and
 - c. Remit payment for costs and expenses of the PBC for investigation and enforcement, and
 - d. Any other remedies and corrective action deemed necessary and appropriate by the Director of ERM to ensure compliance with this Chapter.
 - 2. The consent agreement shall not serve as evidence of a violation of this Chapter and shall expressly state that the alleged violator neither admits nor denies culpability for the alleged violations by entering into such agreement. In addition, prior to entering into any such consent agreement, each alleged violator shall be apprised of the right to have the matter heard by the GNRPB in accordance with the provisions of this Chapter, and that execution of the agreement is not required.
 - 3. The consent agreement shall be valid and enforceable in a court of competent jurisdiction in PBC and shall abate any enforcement proceedings available to ERM for so long as the terms and conditions of such agreement are complied with. In the event the alleged violator fails to comply with the terms and conditions set forth in the executed agreement, the Director of ERM may either:
 - Consider the consent agreement void and pursue any remedies available for enforcement of the applicable provisions of this Chapter; or
 - b. Initiate legal proceedings for specific performance of the consent agreement.

Notes:

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Language crossed-out indicates language proposed to be deleted.

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EXHIBIT 1

ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

E. All monies collected pursuant to violations of this Chapter whether from consent agreement or the GNRPB shall be deposited in the PBC Pollution Recovery Trust Fund.

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

APPENDIX 10 NATURAL AREAS

The following are ultimate boundaries of natural areas acquired under the 1991 Sensitive Lands or 1999 Conservation Lands bond issues as listed in Resolution 99-1073 as well as natural areas acquired by other governmental entities in PBC. Maps of each area are designated by Range, Township and Chapter with its associated 500 foot buffer and are on file at ERM for inspection.

INCORPORATED PALM BEACH COUNTY

Boca Raton Blazing Star Preserve (R42 T47 S25) [Ord. 2006-036]

Cypress Knee Slough Preserve (R42 T47 S23-24)

Florida Atlantic University Ecological Site (R42 T47 S12/13; R43 T47 S07/18

Gopher Tortoise Preserve (R43 T46 S32)

Gumbo Limbo Environmental Complex & Red Reef Park Dune (R43 T47

16/21)

Pond Hawk Natural Area (R42 T47 S12) Rosemary Ridge Preserve (R43 T46 S32) Serenoa Glade Preserve (R42 T47 S24) South Beach Park Dune (R43 T47 S21)

Yamato Scrub Natural Area (R43 T46 S31, R43 T47 S06)

Boynton Beach:

Rosemary Scrub Natural Area (R43 T45 S09/16) Seacrest Scrub Natural Area (R43 T46 S04)

Delray Oaks Natural Area (R43 T46 S30)

Leon Weeks Preserve (R43 T46 S29)

Highland Beach: Hypoluxo:

Highland Beach Mangrove Preserve (R43 T46 S33) Hypoluxo Scrub Natural Area (R43 T45 S10) Juno Dunes Natural Area (R43 T41 S20/21/28/29)

Juno: Jupiter:

Delray:

Delaware Scrub Natural Area (R42 T41 S02) [Ord. 2006-036]

Jupiter Ridge Natural Area (R43 T41 S07/08/17/18) Limestone Creek Natural Area (R42 T41 S03)

North Jupiter Flatwoods Natural Area (R42 T40 S32/33) Riverbend Park (R42 T40 S32/33; R42 T41 S05/06/07/08/17)

Lake Park:

Lake Park Scrub Natural Area (R43 T42 S20)

North Palm Beach:

Palm Beach Gardens:

John D. MacArthur Beach State Park (R43 T42 S10/15)

Ocean Ridge: Palm Beach:

Ocean Ridge Hammock Park (R43 T45 S22)

Ocean Ridge Natural Area (R43 T45 S

Palm Beach Island Sanctuaries (R43 T43 S34; R43 T44 S03/10/15) Frenchman's Forest Natural Area (R43 T41 S32)

Hungryland Slough Natural Area (R41 T41 S19/20/28/29/30/31/32/33/)

Loxahatchee Slough Natural Area -includes Sandhill Crane (R41 T41 R41 T42 S01/02/11/12/13; S23/24/25/26/27/34/35/36; T41 R42

S19/28/29/30/31/32; R42 T42 S05/06/07/08/09/16/17)

Royal Palm Beach:

Royal Palm Beach Pines Natural Area (R41 T43 S15/16)

West Palm Beach:

Prosperity Oaks Natural Area (R43 T42 S05)

Winding Waters Natural Area (R42 T42 S35)
Grassy Waters Preserve (R42 T42 07/08/16/17/18/19/20/21/28/29/30/31/

32/33; R42 T43 03/04/05/06/07/08/09/10/15/16/17/18)

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

APPENDIA 12 INCENTIVE PROGRAM

AUSTRALIAN PINE AND MELALEUCA REMOVAL PROGRAM

Uhoát this program. PBG would pay to remove or eradicate Austrandh pine and meraleus on an obarfied and uhimproved parces in these outler areas with perfinsion of the parces dwher. Treathlient on uhimproved ially would be similar to methods used on fratural areas with some prohibited vegetation being potentially treated with nerbinde in place and not removed from the site. For improved properties the prohibited vegetation would be removed in its entirety.

COST SHARE PROGRAM FOR OTHER PROHIBITED PLANT SPECIES

The cost share program is being recommended to facilitate the removal of the remaining seven or the nine promotice divasive non-native plant species of an accelerated schedule to prevent rescently of the individual areas. As it is necessary that suffer area parcel owners within these buffer areas will have the conjunction with the adjacent natural area the parcel owners within these buffer areas will have the oriented cost of removal as an indefinive to remove the vegetation on an accelerated schedule Parcel owners in the finite prohibited invasive from failine plant species with a very finithman out share provided by the parcel owners. The work would be accomplished along with the nustralar plane and Michaeuda removal mentioned in the above program. Parcel owners within the outlet areas will be required to pay some of the costs associated with the removal of the remaining seven profits so they should some of the same financial burden buffer by parcel owners outside the buffer areas. The obstitution of the same financial burden buffer by parcel owners outside the buffer areas. The obstitution of the same financial burden buffer by parcel owners outside the buffer areas.

Canopy Area Removed (Sc	Ft.) - Citizen Cost
1400	8100
200 - 233	DEUU
1000 - 1466	2000
1500 - 1000	8400
2000 +	♦≎ Ů ∪

Under the cost share program. ExiM shall notify a parcel owher within a buffer area of promotice invasive normalive regetation. Ocaled on the parcel, the requirement for removar of the regetation and midfination concerning any available incentive programs. The offer to the parcel owher to participate in the cost share program shall terminate of days after notification of enginiting by Ethin. The parcel owher will have to enter into an agreement with P but to have the regetation removed urber the cost share program will remain available for the removal of profibility invasive non-house vegetation in the buffer areas as long as the vegetation is deing removed on an addedicated softedure

CANOPY REPLACEMENT PROGRAM

ERM recommenus a Canapy Reprocement Program as an incentive for qualified parcer owners to enrove the promotical vegetation pinal to regulatory accountes. This approach will fleely to minimize the ross of canapy associated with the removal of promotical vegetation. In order to receive reprocement vegetation the qualified parcer owner must sign up for the program and submit to an initial inspection to verify the extent of the promotical vegetation. In order the owner removes the vegetation staff will temperate the parcer to verify removal. It removal is outriplete the qualified parcer owner will be given a volunter to be redeemed at participating numbered to a hist of approved trees. If the owners wishes the trees can be determed the ashian fee and/or prantice and of an additional tree. This derively of pranticing tee will be participating verified. Program for a minimal tree volunter program.

Éve to the potential number of trees that may be required in addition to ensuring a standard free size tree availability may be intitled during the first 2-3 years of the program. The vendors will be required to provide Fronda Grade #1 or better frees according to the most outlent version of the Fronda Department of right-outline and Consumer Services Fronda Grades and Standards For Norsery Prairies

A maximum of five replacement trees per quantied parcer win be anowed. A breakdown of the number of representatives per prohibited vegetation carbopy area terroved is as follows.

Notes

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Language proposed to be deleted.

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ARTICLE 14 - ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

of Replacement Trees Canopy Area Removed (Sq. Ft.) 1 499 500 - 999 3 1000 - 1499 1500 - 1899 4 2000 +

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PUBLIC LANDS GRANT PROGRAM

As ambitious as PBC plan is to remove these invasive plant species, without the cooperation of public entities in removing these plants from their own properties, the goal of reducing the seed source of these plants will not be accomplished. However, some of these public entities may lack the resources or the technical knowledge to effectively control and manage the prombited vegetation. This incentive propositi includes the establishment of a matching grant program made available to the public entities for the removal of non-native-invasive vegetation on publicly owned lands. The project will target all RBC prohibited chant species. A project selection process will be established which prioritizes botent a projects based upon such factors as removal of the nine PBC prohibited plant-species matching runds. revegetation with native plant species, and proximity to natural areas. Public entities will be required to provide 50 percent matching funds. PBC will provide the remaining 50 percent matching funds. Using bast available economic indicators such as bayerly levels appulation and median croperty value-certain municipalities may qualify for a reduced match requirement at 25 percent 5 percent. Those municipalities eliqible for the reduced match requirement based upon the most recently available census data will be listed in the grant cycle application package for each calendar year - [Ord. 2006-036]

INVASIVE VINE STRIKE FORCE

The Invasive Vine Strike-Force proposal is a quick response strike force that would treat and will Eygodium arid Air Potato vines from public and private properties - Lygodium is an invasive vine spreading at an alarming rate. It's a relative newcomer to the world of invasive blants, and spreading at a rate unmatched by any other invasive species. It quickly enquifs and kills native vegetation by bilocking out-survigint and providing a means for wildfires to spread into tree canopies. Though not spreading as fast, air potato vine is similar in its characteristic to Lygodium in that it duickly engulfs underlying frees and vegetation, eventually killing the plants. Removal of both of these vines is somewhat difficult and tedious for the average parcel owner. A quick response strike force would assist parcel owners in controlling these vines on their parcel while at the same time slowing the spread of this vine by reducing the seed source PBC will provide the funding for the vine removal or eradication.

ATTACHMENT 2.

ULDC, Art. 14.C. VEGETATION PRESERVATION AND PROTECTION

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Section 1

General

5. To relocate any movable native vegetation that cannot be incorporated into the site plan to a PBC approved parcel. Section 2 Definitions Section 3 Purpose A. This Chapter shall: 1. Establish a program to preserve and protect native vegetation, and 2. Prohibit the unnecessary destruction of native vegetation and require the eradication of invasive non altive vegetation. Section 4 Applicability A. This Chapter shall apply within the unincorporated areas of PBC, Florida. B. PBC shall have regulatory authority over the alteration or removal of non-native and native upland vegetation, and the establishment and maintenance of upland preserve areas. C. Terms specific to this Chapter are defined in Art. 11, Definitions and Acronyms. Terms not defined in this Chapter shall be defined purisuant to Chapter 52. F.A.C. the document entitled, "Basis of Review (BGR), as amended, for Applications within the South Florida Water Management Distinct, dated November 1996, and Aft. 11, Definitions and Acronyms, of this Code, as may be amended from time to time. In the event that a term is defined in Chapter 62. F.A.C. the BGR, the BGR shall prevail. Section 5 Authority This Chapter is adopted under the authority of F.S. Chapter 125, as amended, and the Plan, as amended. Section 6 Approval Required Unless Exempt No person may alter or cause to be altered any vegetation unless such alteration is exempted by, or expressly approved by this Chapter. Section 7 Application, Process, and General Standards A. Approval of Initial Construction of Single Family Residential Parcels. All newly constructed single family residential parcels, which are also includes single two unit (duplex) residences and associated accessory structures, shall comply with the following standards, 1. Removal of native vegetation shall be limited to the minimum necessary to accomplish the purpose of the site plan. A site plan has eliminates or nearly eliminates native vegetation, and Appendix 7, Invasive Non-Native Vegetation, and Appendix 7, Invasi	4	A.	Goal	ls .
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1. Requirements and Process

- a. Projects involving development of a school, new construction of a utility, road right of way projects, projects requiring DRO review, and agricultural parcels of 10 acres or greater shall apply to ERM for approval of said project on forms provided by ERM.
- b. An application shall not be deemed complete until the application fee and all information necessary to fully understand the extent, nature and potential impacts of a proposed project are received by ERM and approved by ERM prior to the scheduled DRO meeting. Any additional information for an application deemed insufficient at DRO meeting will not be approved until the next scheduled DRO meeting. Such information may include, but is not limited to:
- A completed application form with the notarized signature of the parcel owner or authorized agent of the parcel owner;
- A written explanation of the need and intent of the project and a description of construction or alteration methodologies;
- 3. A certified site plan or survey, where applicable, showing all easements. Both plan view and cross sectional view sketches may be required;
- 4. Parcel information including a location map, a recent aerial photograph with the parcel clearly delineated, and representative color photographs;
- 5. Identification of the type and location of native vegetation in the vicinity of, and likely to be affected by the project;
- 6. An Incorporated Vegetation Plan which graphically depicts the location and field tag number for each native tree and palm to remain undisturbed on the parcel during construction and the natural life of the vegetation. The Incorporated Vegetation Plan may also be required to be incorporated as a feature of the site plan;
- 7. A numbered tabular list of all native trees/palms surveyed, indicating the type of tree/palm the DBH or height of clear trunk if palm, and whether the parcel owner proposes to keep the tree/palm in place, relocate it, offer it for surplus, remove it or mitigate for its removal;
- A completed Vegetation Surplus Form which identifies surplus native vegetation which the parcel owner determines cannot otherwise be used on the parcel and is providing for the use of the Surplus Vegetation Program; and
- Methods of stormwater pollution prevention if construction of the project may result in an area of exposed soil greater than one acre subject to Federal National Pollution Discharge Elimination System (NPDES) stormwater regulations, a copy of the on site Stormwater Pollution Prevention Plan shall be submitted as part of the application for
- c. Any application received that is substantially the same as a previous application that has been denied by ERM subsequent to the effective date of this Chapter shall be denied with a written response provided to the applicant stating the reason for denial.
- d. Any parcel where a violation of any Chapter administered by ERM has occurred, shall not be eligible for approval under this Chapter until such violation has been resolved.
- Any application containing false information, or any approval issued based upon false information, may be denied or revoked and may subject the applicant to enforcement proceedings pursuant to Article 10, ENFORCEMENT, of this Code.
- ERM shall have the right to make inspections of construction areas at reasonable times to determine compliance with this Chapter.

2. Standards of Approval

No approval shall be issued unless the application demonstrates that the project:

- a. Will not result in a net loss of wetland functions and values;
- b. Complies with water quality rules and standards set forth in Chapter 62-302, F.A.C.:
- c. Will not adversely affect the conservation of fish or wildlife or their habitats, or adversely affect recreational fisheries or their habitats;
- d. Will not adversely impact endangered or threatened species, and species of special concern, or their habitat:
- e. Incorporates into the design alternatives and modifications to avoid or minimize impacts to native vegetation; Existing native vegetation shall be incorporated into the site plan and protected during construction. Parcel improvement features shall be configured to minimize removal of existing native vegetation and maximize the use of areas dominated by prohibited and invasive non-native vegetation. Existing native vegetation that cannot be preserved in place shall be relocated to appropriate buffer and open space areas on the parcel. Relocatable native vegetation that cannot be incorporated into the parcel may be considered surplus. There is no requirement to provide vegetation for surplus. Non-relocatable native vegetation that cannot be maintained on the parcel shall be mitigated for in accordance with Table 7.E.2.D-4, Tree Credit and Replacement, and accepted by ERM prior to the receipt of Technical Compliance or 75% completion of construction.
- ERM shall also consider:
 - Alternative designs to limit the removal of native vegetation to the minimum necessary while still allowing the applicant to accomplish the purpose of the site plan;
 - Preserving listed species in place or relocating to buffers, open space or unimproved portions of the parcel;
 - The likelihood of success for relocated native vegetation;
 - Mitigation or compensation for the loss of native vegetation;
 - Creation of a tree preservation area.
 - Off-site replacement shall be allowed only if on-site planting is not feasible due to unsuitable parcel conditions. Off-site planting shall be in or adjacent to a public park parcel or native upland area

- 7. In lieu of replacement planting when on-site and off-site mitigation has been exhausted or is unavailable, a donation may be made to PBC for the Natural Areas Fund. The donation amount shall be based on the average cost of the purchase, installation and maintenance for one year of an equivalent number of replacement trees; and
- 8. Sabal palms may be allowed as replacement plantings for canopy trees if approved by ERM and planted at 3:1 (palms: required replacement trees) based on Table 7.D.2.D-4, Tree replacement, on 10 foot centers, +/-1 foot and grouped as shown on a planting plan Table approved by ERM.
- g. Complies with any applicable federal, state or local designated preserve, conservation or mitigation area.
- h. Removes or eradicates prohibited and invasive non-native vegetation identified in Appendix 6, Prohibited Invasive Non-Native Vegetation, and Appendix 7, Invasive Non-Native Vegetation, shall to be completed for the entire parcel or parcels of the Development Order prior to receipt of the first CO. The parcel owner shall maintain the parcel free of this prohibited invasive non-native vegetation. No additional permit for such maintenance of vegetation shall be required.

3. Establishing Native Upland Preserves

All approvals for parcels equal to or greater than four acres shall be evaluated by ERM for the establishment of a native upland preserve. Parcels that have significant or unique areas of native upland vegetation, regardless of parcel size shall be required to designate a native upland preserve equivalent to at least 25 percent of the total native upland vegetation on site or otherwise comply with this Chapter. ERM encourages upland preserve areas greater than one half acre in size. New public park facilities constructed on parcels 20 acres in size or less shall be exempt from the preserve requirements of this Chapter.

Factors that will determine if a parcel has significant or unique areas of native vegetation include, but are not limited to the quality of the native ecosystem, overall quality of its biological diversity, the presence of listed species, the wildlife habitat, value grouping of native vegetation, and the compactness of the preserve and its proximity to other natural preserve areas and corridors.

- a. The preserve boundaries shall be designated in a certified survey submitted to ERM for approval. No easements may be located within the boundaries of the preserve. Prior to and during parcel alteration, the preserve boundaries shall be clearly marked and appropriately barricaded. Permanent preserve boundary markers shall be installed and proper documentation submitted to ERM prior to issuance of technical compliance or monitoring release, if applicable, and shall be maintained by the parcel owner in perpetuity.
- b. The parcel owner shall develop a Preserve Management Plan to provide long-term protection and maintenance of the values and functions of the preserve. Activities that cause degradation of the preserve are prohibited. The Preserve Management Plan shall be accepted by ERM prior to DRO certification. ERM may provide Preserve Management Plan Guidelines. The parcel owner shall maintain the preserve in accordance with the Preserve Management Plan. Preserve Management Plan will include the requirement to maintain annual reports detailing species presences, control practices for prohibited and invasive nonnative species, activity corrections to maintain compliance with the Plan, and photographs demonstrating the state of the preserve. Said annual reports shall be delivered to ERM upon request. Modifications to the Preserve Management Plan are prohibited without prior written approval by ERM.
- c. Preserve areas shall be identified graphically and legally described in the applicable deed restriction plat, restrictive covenant, conservation easement, or by a separate instrument to be recorded pursuant to F.S. 704.05, as amended. Said preserve shall be specifically and separately reserved to the owner, or if applicable, to the property owners' association as its perpetual maintenance responsibility, without recourse to PBC or other governmental entity or agency. Prior to technical compliance, the plat or instrument shall be submitted to and approved by ERM, recorded in the public records of PBC, and proof of recordation shall be provided to ERM. Parcel owners are encouraged to dedicate voluntary preserves to PBC for preservation in perpetuity. PBC may enter into agreements with parcel owners to enhance private preserves.
- d. All vegetation listed in Appendix 6, Prohibited Invasive Non-Native Vegetation, and Appendix 7, Invasive Non-Native Vegetation, shall be removed from the parcel and proper documentation submitted to ERM prior to issuance of Technical Compliance or 75% completion of construction, unless a phasing plan has been approved in writing by ERM. In addition to the removal requirement above, the vegetation identified in Appendix 9, Invasive Non-Native Vegetation within Preserves, shall be removed from the preserve area. The parcel owner shall thereafter maintain the parcel free of this vegetation.
- e. A parcel owner may mitigate for the loss of vegetation during parcel improvement by preserving additional native upland habitat or vegetation or by developing and implementing a restoration and enhancement plan for a native upland preserve. Alternative mitigation proposals that meet the purpose and intent of this Chapter may also be submitted.

- f. Preserves may be dedicated off site in lieu of onsite dedication with ERM's approval. The size of the offsite preserve shall be based on the quality of the habitat or vegetation on both the parcel being improved and the parcel of the proposed preserve. The final appraised values of the parcel being improved and the parcel for the proposed preserve may also be considered. The location of the off-site preserve shall be determined prior to DRO. Prior to issuance of approval, the instrument used to dedicate an off-site preserve shall be submitted to and approved by ERM.
- g. A preserve may be purchased in accordance with the following:
 - 1. A parcel owner may submit a cash payment in lieu of setting aside a native upland preserve provided the following criteria are met:
 - a) A written request shall be submitted to ERM prior to DRO, certification for public hearing, site plan certification, or issuance of a building construction permit, whichever occurs first;
 - b) The cash payment shall be equivalent to the average per acre-appraised value, at the time of permit application, multiplied by the number of acres required to be preserved. PBC may request a second appraisal on which to base this cash payment;
 - c) The cash payment shall be made payable to the PBC Natural Areas Fund and shall be submitted prior to issuance of the permit or site plan certification, whichever occurs first; and
 - d) If listed species are determined to be on the parcel, the applicant must demonstrate that the proposed action will not preclude the continued survival and viability of the listed species, or a plan must be approved by all applicable agencies for relocating those species.
 - 2. For bona fide agriculture, this cash payment option may allow commencement of parcel improvement prior to submittal of the cash payment provided:
 - a) The parcel owner records a restricted covenant on a PBC-approved form limiting the use of the parcel to bona fide agriculture, and requiring the parcel owner to make the cash payment to PBC at the time the parcel is converted to a nonagricultural land use or is sold;
 - b) The cash payment amount shall be calculated based on the appraised conversion value or actual cost, if sold, whichever is greater, of the parcel after conversion to a non-agricultural use;
 - c) Upon any conversion of a parcel to non-agricultural use where a deed restriction option is used, the parcel owner shall comply with PBC requirements for an enhanced landscape buffer;
 - d) The parcel owner considers increasing the upland set aside to offset any mitigation on the parcel for trees as determined by ERM; and
 - e) The parcel owner may consider replanting the preserve, with appropriate vegetation, as determined by ERM in lieu of cash payment. The constructed preserve shall comply with preserve standards as required under Article 14.C.7.B.3, Establishing Native Upland Preserves. Monies collected in lieu of establishing a preserve shall be paid to PBC for the Natural Areas Fund for the management of native ecosystems.
 - h) Parcels less than 4 acres or parcels greater than four acres with significant upland vegetation that may not otherwise qualify for a 25 percent set aside, may be required to provide tree preservation area(s). Factors that will determine if a parcel has significant areas of native vegetation include, but are not limited to the quality of the ecosystem, overall quality of biological diversity, the presence of listed or uncommon species, wildlife habitat value, value grouping of assemblages of native vegetation, compactness of the area, and degree of limited impact by prohibited and invasive non-native vegetation.
 - i) Preserves shall be maintained in compliance with standards set forth in this Chapter and the preserve management plan. Non-native vegetation shall not be introduced into the preserve. Invasive vegetation that can alter the existing native vegetation communities by displacing native vegetation shall be removed if non-native or reduced, if native, to a level of non-interference with the growth of native vegetation.

4. Surplus Native Vegetation

Native upland vegetation that cannot be preserved or relocated on the parcel shall be considered surplus. An applicant for an approval shall complete and attach to the application a Vegetation Surplus Form provided by ERM, and a list of the available vegetation including the species names and approximate quantity and sizes of each species to be surplused. The applicant shall prevent inadvertent destruction by physically marking available vegetation on the parcel to afford easy identification. ERM shall maintain a list of persons interested in relocating surplus native vegetation, and shall assist in finding suitable locations for this surplus vegetation. Should a parcel owner elect to participate in the Vegetation Surplus program, the vegetation shall remain available for removal, sale or donation for at least 20 working days unless a shorter time frame is approved in writing by ERM, and the parcel owner shall cooperate with relocating surplus vegetation off site. Should a parcel owner elect not to participate in the benefits of the Vegetation Surplus program, this fact shall be stated on the application.

5. Mitigation or Restoration

a. When native trees are removed or damaged without approval or when trees that were to be preserved in place or relocated are damaged or destroyed during activities conducted with approval, they shall be replaced at double the rate shown in the Table 7.D.2.D-4, Tree Credit and Replacement. For replacement vegetation which dies other than by damage or

- destruction, the replacement value shall be that in Table 7.D.2.D-4, Tree Credit and Replacement. Should replacement values not be found in the Table, the vegetation shall be replaced like size for like size.
- b. Alternative mitigation that meets the purpose and intent of this Chapter may be proposed for public projects on a publicly owned parcel. Alternative mitigation proposals shall be reviewed and a determination made by the County Administrator in consultation with the Director of ERM.
- c. All mitigation shall occur and proper documentation submitted to ERM prior to Technical Compliance or 75% completion of construction.
- d. Any clearing activity after 1986 which cannot provide evidence of approval, will be required to restore 9 trees per 1500 square feet of cleared area.

Section 8 Exemptions

The following activities do not require an approval under this Chapter:

A. Botanical Gardens, Botanical Research Centers, Licensed Commercial Nurseries, or Bonafide Agricultural Operations

Vegetation alteration associated with subsequent harvesting activities, except within preserve areas or vegetated buffers, that are part of the on going activities of the existing operation, the harvesting or alteration of vegetation previously planted and cultivated for production as part of an ongoing botanical garden, botanical research center, nursery or bona fide agricultural operation is an exempt activity. Initial clearing of a parcel is not an exempt activity.

B. Fencing

The minimal removal of trees or understory necessary to install a fence, provided that no tree three inches or greater DBH is removed, the path cleared for the fence does not exceed five feet in width, and native vegetation is removed solely by hand.

C. Forest Management Activities

Selective tree removal for forest management activities as defined in the current Forest Management Plan as approved by the State of Florida Division of Forestry.

D. Improved Parcels

Removal of prohibited and invasive non native vegetation. The removal of dead and dying vegetation and vegetation not subject to this Chapter is also exempt, provided however, the removal complies with Article 7, LANDSCAPING, as amended.

E. Landscape Plant Removal

Removal or alteration, from an improved parcel, of non native vegetation installed as landscape, provided the activity complies with the requirements of Article 7, LANDSCAPING, as amended, and no removal or alteration occurs from native upland vegetation buffers, preserves, or jurisdictional wetlands.

F. Lot Clearing Provisions

Removal of prohibited and invasive non native vegetation required pursuant to the Lot Clearing Provision in Article 7, LANDSCAPING, as amended, or at the direction of a public law enforcement agency pursuant to necessary law enforcement activity.

G. Mitigation or Enhancement Projects

Activities conducted pursuant to a permit from SFWMD, Florida Department of Environmental Protection, or ERM under F.S. Chapter 403 and 373, as amended, and Chapter 62-312, F.A.C. as amended, including activities approved under an adopted Surface Water Improvement and Management Plan.

H. Natural Emergencies

The provisions of this Chapter may be suspended or waived by the Director of ERM during a period of officially declared emergency, such as a hurricane, windstorm, tropical storm, flood or similar disaster.

I. Parks and Recreation

Alterations of vegetation pursuant to an adopted management plan for government maintained parks, recreation areas, wildlife management areas, conservation areas and preserves, excluding new construction or parcel improvement.

J. Preserve Management Activities

Preserve management activities provided that:

- The preserve area is designated by deed restriction, plat, restrictive covenant, or conservation easement and is dedicated to a public entity or approved private conservation group for preservation in perpetuity;
- 2. The activity furthers the natural values and functions of the ecological communities present, such as clearing firebreaks for prescribed burns or construction of fences; and
- 3. The preserve area has a preserve management plan approved by ERM.

K. Pruning

Pruning of native vegetation in non preserve areas in accordance with the American National Standards Institute, (ANSI) A 300, pursuant to Article 7.E. INSTALLATION,

MAINTENANCE, PRUNING AND IRRIGATION as revised, to allow for healthy growth, to promote safety, and to remove dead or dying vegetation, provided there is no cutting back of limbs to a point between branch collars or buds larger than one inch in diameter within the tree's crown.

L. Utilities, Water Control, Water Management Districts, and Road R-O-W

Alteration of vegetation is permitted within drainage easements associated with repairs to or maintenance of existing canal structures at the direction of water control districts, or water management districts within drainage easements, where the vegetation is interfering with drainage or services provided by the water control districts or water management districts.

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Alteration of vegetation is permitted within a utility easement, where the vegetation is interfering with services provided by a utility. Alteration of vegetation is permitted within a road R-O-W for normal maintenance activities. Alteration associated with new construction is not an exempt activity.

M. Survey or Other Test Required

The necessary removal of vegetation by, or at the direction of, a State of Florida licensed professional surveyor and mapper, professional geologist, or professional engineer to conduct a survey or other required test, provided that no tree three inches or greater DBH is removed, the path cleared does not exceed five feet in width, and native vegetation is removed solely by hand.

Section 9 Removal of Prohibited Invasive Non-Native Vegetation

Improved parcels approved or constructed on or after April 28, 1986, shall be maintained free of prohibited vegetation listed in Appendix 6, Prohibited Invasive Non-Native Vegetation.

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Section 10 Fees

Fees shall be required as established by resolution of the BCC. Fees shall be non-refundable and non-transferable. An administrative fee may be required where projects require specific detailed site plan assistance by PBC or where site plans change after initial review. Application fees paid by check shall be payable to the BCC.

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Section 11 Appeals

A. Hearing Officer

An applicant for any approval may appeal a final determination made by the Director of ERM to a Hearing Officer as established in Article 17.C.7. Hearing Officers, of this Code pursuant to this Chapter. The applicant shall comply with the following appeal procedures.

1. Submittal

A written appeal must be made within 20 days of the applicant's receipt of the decision by the Director of ERM. The appeal must state with specificity the reasons for the appeal and shall contain such data and documentation upon which the applicant seeks to rely. Failure to file within such time frame shall constitute a waiver of a person's right of review by the Hearing Officer

2. Hearing

The appeal shall be reviewed at a hearing by the Hearing Officer within 60 working days of ERM's receipt of a request and a \$50.00 filing fee. The applicant will receive notice of the hearing no less than 15 working days in advance of the hearing. At the hearing, the Hearing Officer shall provide the applicant and the Director of ERM, or their respective legal representatives, an opportunity to present testimony and evidence, provided such information was part of the review before the Director of ERM. All testimony shall be under oath and shall be recorded. The formal rules of evidence shall not apply but fundamental due process shall be observed and shall govern the proceedings. The Hearing Officer in his or her discretion, may exclude irrelevant, immaterial or unduly repetitious evidence, but all conduct of their affairs shall be admissible, whether or not such evidence would be admissible in a trial in the courts of the State of Florida. Any part of the evidence may be received in written form. The Hearing Officer shall reverse the decision of the Director of ERM only if there is substantial competent evidence in the record that the Director of ERM erred in applying the standards of this Chapter. The Hearing Officer shall enter a decision by written order not less than ten days following conclusion of the hearing. The order shall include findings of fact and conclusions of law and shall be deemed final administrative action. An applicant or ERM may appeal a final decision of the appeal board within 30 days of the rendition of the decision. Such appeal shall not be a hearing de novo, but shall be a petition for Writ of Certiorari in Circuit Court of the Fifteenth Judicial Circuit in and for PBC. The Court shall be limited to appellate review of the record created before the Hearing Officer and may assess a reasonable fee for the preparation of the record to be paid by the Petitioner in accordance with F.S. 199.07 as amended from time to time.

3. Judicial Relief

An applicant or ERM may appeal a final written order to the Circuit Court of the Fifteenth Judicial Circuit in and for PBC. Such appeal shall not be a hearing de novo, but shall be a petition for Writ of Certiorari and the Court shall be limited to appellate review of the record created before the Hearing Officer. PBC may assess a reasonable fee for the preparation of the record to be paid by the Petitioner in accordance with F.S. 119.07, as amended from time to time

Section 12 Violations

A. Violations

A violation shall be:

1. The alteration or removal of up to 1,500 square feet of vegetation without an approval from ERM, unless expressly exempt under this Chapter. Alteration or removal of each additional 1,500 square feet of vegetation or portion thereof in violation of this Chapter shall constitute a separate and additional violation.

ATTACHMENT 2.

- 2. Failure to comply with a condition of an approval issued by ERM pursuant to this Chapter or a requirement of a Preserve Management Plan approved by ERM. Each condition or requirement violated and each occurrence of a violation shall constitute as a separate violation.
- 3. Failure to comply with the requirements of this Chapter or any approval granted or activity authorized hereunder.
- 4. Failure to comply with an ERM Wetlands Alteration Permit issued prior to the effective date of March 1, 1998.
- 5. Planting prohibited invasive non-native vegetation.
- 6. Planting non-native vegetation within a preserve.
- 7. Conversion of a parcel cleared for bonafide agriculture to another use prior to use as agriculture.
- 8. Introduction of structures, grade changes, debris or utilities into a preserve without approval by ERM.

B. Enforcement

- 1. To enforce compliance with this Chapter, the County may issue a cease and desist order or require that a building permit or CO be withheld. A violation of this Chapter shall be punishable by one or more of the following:
 - a. Remedies outlined in Article 10, ENFORCMENT, of the Code;
 - b. Any applicable remedies under F.S. Chapters 125 and 162, as amended
 - c. PBC may take any other appropriate legal action, including but not limited to, administrative action, and requests for temporary and permanent injunctions to enforce the provisions of this Chapter; and
 - d. ERM Wetlands Alteration Permits issued prior to, and with obligations beyond the effective date of this Chapter, shall remain in full force and effect. Accordingly, the enforcement provisions herein shall apply to any violation of an ERM Wetlands Alteration Permit issued prior to, and with obligations beyond, the effective date of this Chapter, except that violations of single-family dock permits issued pursuant to the agreement between PBC and the USACOE (adopted as Resolution R89-120 and dated January 24, 1989), shall be referred to the USACOE, and ERM Mangrove Trimming Permit violations shall be referred to the DEP. In the event the DEP directs ERM to enforce a violation of a permit issued under the mangrove delegation agreement between PBC and the DEP, dated January 21, 1997, the enforcement provisions herein, in addition to any State-mandated enforcement provisions, shall apply.

C. Pollution Recovery Trust Fund

All monies collected as civil penalties for violations of this Chapter shall be paid to PBC for the Pollution Recovery Trust Fund.

D. Restoration

Properties cleared after 1986 without evidence of or in contradiction to approval will be required to restore 9 trees per violation.

Section 13 Natural Areas and Preserve Areas

A. Natural Areas

Planned developments shall be designed to mitigate the negative impacts of development intensity and density upon natural areas as defined in PBC Ordinance 94-13, and parcels designated as preserve areas according to this Chapter. Proposed development shall not negatively impact the native ecosystem of any adjacent natural areas and shall comply with the criteria established in Article 14, ENVIRONMENTAL STANDARDS, for natural areas and other applicable environmental ordinances. The applicant shall work in cooperation with the PZB and ERM to establish mutually acceptable alternatives to protect the natural area, including but not limited to:

- 1. The prohibition of certain land uses; and
- 2. A reduction in the building intensity near natural areas and preserve areas by the creation of a minimum 50 foot buffer zone.

B. Special Preservation Protection Standards

Lake Worth Lagoon and Loxahatchee River buffers - A 50 foot native vegetation buffer shall be preserved along the Lake Worth Lagoon, and that portion of the Loxahatchee River which lies outside the Jonathan Dickinson State Park Greenline Overlay, depicted in Map LU 3.1, Special Planning Areas, of the Plan. The purpose of the native vegetation buffer is to preserve native vegetation along the two waterways and to decrease the impact of stormwater activities on the two waterways. Restrictions may be imposed on development by ERM to conserve native vegetation within the buffer and reduce hydrological impacts to the two waterways.

- 1. If native vegetation exists within the 50 foot conservation buffer, then restrictions may be imposed by ERM within the buffer to address the following issues:
 - a. Visual encroachment;
 - b. Edge effects;
 - c. Exotic pest plant invasions;
 - d. Interference with prescribed burns in natural areas;
- 2. If native vegetation does not exist within the 50 foot buffer, then restrictions may be imposed by ERM within the buffer to address the following issues:

Page 7 of 11

- Hydrological impacts;
- Any other specific site development regulations required by this Code.
- 3. In addition to any of the restrictions listed above, ERM may also require:
 - development to be clustered away from natural or preserve areas; or
 - buffer or preserve areas to be added adjacent to existing natural and preserve areas;
 - a combination of these alternatives. ERM shall strive to minimize parcel alterations C. near natural and preserve areas.
- The addition of a buffer or preserve areas adjacent to existing natural areas and preserve areas. Additionally, all effort shall be made to minimize parcel alterations near natural areas and preserve areas.

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ULDC, Art. 14.D. PROHIBITED INVASIVE NON-NATIVE VEGETATION REMOVAL ORDINANCE

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Purpose and Intent Section 1

- 7 A. It is the intent of this Chapter to require removal and control of prohibited invasive non native
 - It is the intent of this Chapter to protect natural areas from unwanted seed sources from outside
 - the natural areas.

Section 2 **Definitions**

See Art. 1.I, Definitions and Acronyms

Section 3 **Applicability**

All provisions of this Chapter shall be effective within the unincorporated and incorporated areas of PBC, except to the extent of conflict with a municipal ordinance, in which case the municipal ordinance will prevail over this Chapter in accordance with Article 1, Section 1.3 General Provisions of the Charter of PBC.

Section 4 **Authority**

This Chapter is adopted under the authority of F.S. Chapter 125, and the Plan, as amended. ERM shall administer the requirements of this Chapter.

Section 5 **Protection of Natural Areas:**

- 7 8 9 0
- A. The County will establish by geographical information system reference, a 500 foot buffer area around all natural areas listed on Appendix 10, Natural Areas. Maps of the natural areas including buffers shall be on file and maintained by ERM and made available to the public.
- B. Natural areas acquired by the BCC using the Conservation Lands Bond Fund shall be added to Appendix 10 pursuant to a duly noticed public hearing.
- C. Any individual, organization, or governmental entity owning or controlling a natural area may request an addition to Appendix 10, Natural Areas, by petitioning ERM. The petition shall include a description and map of the proposed addition, written justification for listing, a copy of the management plan, if available, and proof of notice to parcel owners within the proposed buffer of the natural area. ERM recommended additions to Appendix 10, Natural Areas, or changes to the size of the buffer area may be approved by the BCC following a duly noticed public hearing.
 - For publicly owned natural areas, there is no minimum size for listing.
 - For privately owned natural areas, there must be a minimum of 10 acres of natural area unless determined by ERM to be a highly significant natural area including scrub, wetlands or mangrove communities and maintained under a management plan approved or accepted by ERM.

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Removal of Prohibited Invasive Non-Native Vegetation Section 6

- A. By January 1, of the applicable year provided on Appendix 11, Prohibited Vegetation Removal Schedule, a parcel owner of a property located within the 500 foot buffer area around each natural area listed in Appendix 10 shall remove or caused to be removed or eradicated, the prohibited invasive non native vegetation as listed on Appendix 11, Prohibited Vegetation Removal Schedule, unless an exemption is provided under Article 14.D.7, Exemptions, of this Chapter.
- B. For parcels located outside the 500 foot buffer area around each natural area listed in Appendix 10, a parcel owner shall remove or cause to be removed old world climbing fern and air potato as listed on Appendix 11, Prohibited Vegetation Removal Schedule, unless an exemption is provided under Article 14.D.7, Exemptions, of this Chapter.
- C. Upon removal of prohibited invasive non native vegetation under this Chapter or any other ordinance requiring removal of this nuisance vegetation, the parcel owner shall maintain the parcel free of prohibited invasive non native vegetation.

ATTACHMENT 2.

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- D. In accordance with Article 14.C.9, improved parcels located in unincorporated Palm Beach County, approved or constructed on or after April 28, 1986, shall be maintained free of prohibited vegetation listed in Appendix 6 & 11, Prohibited Invasive Non-Native Vegetation. The applicable year as described Article 14.D.6.A and provided on Appendix 11, does not apply to these parcels, instead, parcel owners of these improved parcels shall immediately and perpetually maintain them free of all Prohibited Invasive Non-Native Vegetation.
- E. Planting or installation of this vegetation is prohibited.

Section 7 Exemptions

- A. For parcels impacted by greater than 30 percent coverage of prohibited invasive non native vegetation or parcels containing 100 acres or greater in size, a management plan may be approved by ERM to space the eradication rate over an extended period. To be eligible for this approval, the management plan must be provided to, and approved by ERM, and eradication begun prior to the required date for removal or eradication of the prohibited invasive non native vegetation addressed in the plan.
- B. For parcels or portions of parcels that necessitate phased removal or eradication of prohibited invasive non native vegetation in response to a documented need for maintenance of existing wildlife values, a management plan may be approved by ERM to extend the time for removal.

Section 8 Enforcement

- A. Violations of this Chapter shall be:
 - 1. Failure of a parcel owner to remove or eradicate Vegetation in accordance with Art. 14.D.6.. and E., Removal of Prohibited Invasive Non-Native Vegetation.
 - 2. Failure of a parcel owner to maintain non exempt parcels free of prohibited invasive non-native vegetation in accordance with Art. 14.D.6.B, of this Chapter.
 - 3. Failure of a parcel owner to comply with a non compliance or notice of violation time frame as described in Article 14.D.8.B.3, and Article 14.D.8.B.4.
- B. The following are procedures which are to be followed for compliance and enforcement with this Chapter:
 - 1. Inspection of a parcel to determine the possible location of prohibited invasive non native vegetation.
 - 2. Preparation and provision of an information notice informing the parcel owner of prohibited invasive non native vegetation on the parcel and instructions for the removal or eradication of the vegetation and a time frame provided for compliance.
 - 3. Preparation and provision of a non compliance notice to the parcel owner concerning the possible violation of this Chapter, including a stated time frame of 30 days for compliance.
 - 4. Preparation and provision of a notice of violation to the parcel owner concerning the possible violation of this Chapter and failure to comply with the non compliance notice, including a stated time frame of 30 days for compliance.
 - 5. Preparation and provision of a Notice of Hearing to the parcel owner concerning the possible violation of this Chapter, failure to comply with a notice of violation, and an order to appear before the Groundwater and Natural Resources Protection Board (GNRPB).
 - 6. The decision of the GNRPB, which may include corrective actions and civil penalties in the maximum amount of \$1000.00 per day, per violation, shall be the final administrative action on behalf of ERM and PBC. Any person who is a party to the proceeding before the GNRPB may appeal to the Circuit Court of PBC in accordance with applicable Florida Appellate Rules.
- C. Additional remedies for enforcement include any applicable remedies under F.S. Chapters 125 and 162, as amended, and other legal action, including but not limited to, administrative action and requests for temporary and permanent injunctions to enforce the provisions of this Chapter.
- D. In order to provide an expeditious settlement that would be beneficial to the enforcement of this Chapter and be in the best interest of the citizens of PBC, the Director of ERM is authorized to enter into voluntary consent (settlement) agreements with alleged violators. Any such agreement shall be a formal written consent agreement between ERM on behalf of PBC, by and through its Director, and any such alleged violators, and shall be approved as to form and legal sufficiency by the County Attorney's Office. The agreement can be entered into at any time prior to the hearing before the GNRPB.
 - 1. Conditions. Such consent agreements may be conditioned upon a promise by the alleged violator to:
 - a. Remove or eradicate prohibited invasive non-native vegetation and maintain the parcel free of this vegetation, and
 - b. Remit payment of a monetary settlement not to exceed the maximum amount allowed per violation, as set forth in this Chapter, and
 - c. Remit payment for costs and expenses of the PBC for investigation and enforcement, and
 - d. Any other remedies and corrective action deemed necessary and appropriate by the Director of ERM to ensure compliance with this Chapter.
 - 2. The consent agreement shall not serve as evidence of a violation of this Chapter and shall expressly state that the alleged violator neither admits nor denies culpability for the alleged violations by entering into such agreement. In addition, prior to entering into any such consent agreement, each alleged violator shall be apprised of the right to have the matter

heard by the GNRPB in accordance with the provisions of this Chapter, and that execution of the agreement is not required.

- 3. The consent agreement shall be valid and enforceable in a court of competent jurisdiction in PBC and shall abate any enforcement proceedings available to ERM for so long as the terms and conditions of such agreement are complied with. In the event the alleged violator fails to comply with the terms and conditions set forth in the executed agreement, the Director of ERM may either:
 - a. Consider the consent agreement void and pursue any remedies available for enforcement of the applicable provisions of this Chapter; or
 - b. Initiate legal proceedings for specific performance of the consent agreement.
- E. All monies collected pursuant to violations of this Chapter whether from consent agreement or the GNRPB shall be deposited in the PBC Pollution Recovery Trust Fund.

PPENDIX 10 NATURAL AREAS

The following are ultimate boundaries of natural areas acquired under the 1991 Sensitive Lands or 1999 Conservation Lands bond issues as listed in Resolution 99-1073 as well as natural areas acquired by other governmental entities in PBC. Maps of each area are designated by Range, Township and Chapter with its associated 500 foot buffer and are on file at ERM for inspection.

INCORPORATED PALM BEACH COUNTY

Boca Raton:

Blazing Star Preserve (R42 T47 S25)

Cypress Knee Slough Preserve (R42 T47 S23-24)

Florida Atlantic University Ecological Site (R42 T47 S12/13; R43 T47 S07/18

Gopher Tortoise Preserve (R43 T46 S32)

Gumbo Limbo Environmental Complex & Red Reef Park Dune (R43 T47

16/21)

Pond Hawk Natural Area (R42 T47 S12) Rosemary Ridge Preserve (R43 T46 S32) Serenoa Glade Preserve (R42 T47 S24) South Beach Park Dune (R43 T47 S21)

Yamato Scrub Natural Area (R43 T46 S31; R43 T47 S06)

Boynton Beach:

Rosemary Scrub Natural Area (R43 T45 S09/16) Seacrest Scrub Natural Area (R43 T46 S04)

Delray Oaks Natural Area (R43 T46 S30)

Highland Beach:

Leon Weeks Preserve (R43 T46 S29) Highland Beach Mangrove Preserve (R43 T46 S33)

Hypoluxo:

Hypoluxo Scrub Natural Area (R43 T45 S10) Juno Dunes Natural Area (R43 T41 S20/21/28/29)

Juno: Jupiter:

Delray:

Delaware Scrub Natural Area (R42 T41 S02) Jupiter Ridge Natural Area (R43 T41 S07/08/17/18)

Ocean Ridge Natural Area (R43 T45 S27)

Limestone Creek Natural Area (R42 T41 S03)

North Jupiter Flatwoods Natural Area (R42 T40 S32/33) Riverbend Park (R42 T40 S32/33; R42 T41 S05/06/07/08/17)

Lake Park:

Lake Park Scrub Natural Area (R43 T42 S20)

North Palm Beach:

John D. MacArthur Beach State Park (R43 T42 S10/15)

Ocean Ridge: Palm Beach: Ocean Ridge Hammock Park (R43 T45 S22)

Palm Beach Com

Palm Beach Island Sanctuaries (R43 T43 S34; R43 T44 S03/10/15) Frenchman's Forest Natural Area (R43 T41 S32)

Palm Beach Gardens:

Hungryland Slough Natural Area (R41 T41 S19/20/28/29/30/31/32/33/)

Loxahatchee Slough Natural Area -includes Sandhill Crane (R41 T41 S23/24/25/26/27/34/35/36; R41 T42 S01/02/11/12/13; R42 T41

S19/28/29/30/31/32; R42 T42 S05/06/07/08/09/16/17) Prosperity Oaks Natural Area (R43 T42 S05)

Royal Palm Beach:

Royal Palm Beach Pines Natural Area (R41 T43 S15/16)

West Palm Beach:

Winding Waters Natural Area (R42 T42 S35)

UNINCORPORATED PALM BEACH COUNTY

Acreage Pines Natural Area (R41 T42 S32) Arthur R. Marshall Loxahatchee NWR (R39 T44 S12/13/23/24/25/26/27/34/35/36; R39 T45

\$01/02/03/10-15/22-27/34-36/L1/L2/L3; R39 T46 \$01-03/10-14/23-25; R40 T43 \$32/L5; R40 T44 \$04-09/15-36; R40 T45 \$01-42; R40 T46 \$01-36; R40 T47 \$01-06/08-14; R41 T44 \$30-32/40-42; R41 T45 \$04-10/14-23/26-35;

R41 T46 S02-11/14-23/26-35; R41 T47 S03-10/15-19

C-18 Triangle Natural Area (R42 T41 S08) Cypress Creek Natural Area (R41 T40 S34/36)

Daggerwing Nature Center Preserve (R41 T47 S11/14)

Donald Ross Road at the ICW (R43 T41 S29)

DuPuis Management Area (R38 T40 S31-36; R38 T41 S01-06/08-12/13-16/22-26/36; R39 T41 S19/30-31 East Conservation Area (R41 T45 S14/23/24) High Ridge Scrub Natural Area (R43 T45 S09)

ATTACHMENT 2.

R39 T42 S01-06/08-16; R40 T40 S31-32, R40 T41 S05-08/18-36, R40 T42 S01-18/21-22; R41 T41 S31; R41 T42 S06-07/18 Loxahatchee Mitigation Bank (R41 T46 S14/23/25-26/35; R41 T47 S02) Loxahatchee River Natural Area (R42 T40 S31) Sweetbay Natural Area (R41 T41 S34; R41 T42 S01/02/03) Okeeheelee Nature Center Preserve (R42 T44 S04-05) Pine Glades Natural Area (R40 T40 S33/35/36; R40 T41 S01/02/03/04/10/11/12/13; R41 T40 S31/32; R41 T41 S05/06/07/08/09) Paw-Paw Preserve Natural Area (R43 T42 S04)

J.W. Corbett Wildlife Management Area (R39 T40 S31-36; R39 T41 S01-36;

Pine Jog Environmental Education Center (R42 T44 S03)

Pond Cypress Natural Area (R41 T43 S12/13/24)

Riverbend Park (Reese Property) - See Riverbend Park under Jupiter Municipality

Royal Palm Beach Pines Natural Area (R41 T43 S15/16)

Strazzulla Tract (R41 T44 S34/39-40; R41 T45 S03-04/10/11/14-15)